CITY OF BELLEVUE, WASHINGTON

ORDINANCE NO. 5874

AN ORDINANCE amending the Bellevue Land Use Code adopting a new Part 20.25D to establish regulations, standards, and design guidelines for implementation of the new Bel-Red Subarea Plan; and establishing an effective date.

WHEREAS, on August 1, 2005, the City Council initiated the Bel-Red Corridor Project, for purposes of addressing the economic presence of this aging economic area and reexamining land use in the corridor in light of economic challenges facing Bellevue in the years ahead as identified in the 2004 Update of the Comprehensive Plan; and

WHEREAS, the City Council established major goals and objectives for Bel-Red in order to work with the community to plan and manage change rather than accommodate the inevitable change in a haphazard, piecemeal way; and

WHEREAS, these goals included identifying a preferred long-term land use vision for the Bel-Red corridor that provides clear and deliberate direction for the area's future; enhances the economic vitality of this area and of the larger city, complements Downtown Bellevue and other employment centers in the city; strongly integrates land use and transportation systems in an environmentally sustainable manner; devises a multi-modal transportation system for the area that accommodates future growth, enhances overall mobility, and mitigates impacts on adjoining areas; evaluates the impact and opportunities presented by Sound Transit’s East Link light rail system through the area on both land use and transportation, and identifies a preferred light rail route and station locations through this corridor in order to coordinate future route and station decisions with Sound Transit; identifies community and neighborhood amenities that will complement the preferred land use vision for the area and serve the broader community; and protects adjoining areas from impacts of land use and transportation changes in the study area; and

WHEREAS, the City Council envisions Bel-Red in 2030 as an area that is unique within the city, where thriving businesses will be adjacent to, and sometimes mixed with, livable neighborhoods, all served by a multi-modal transportation system that connects the area to the greater city and region; that the area will also be distinguished by environmental and community amenities serving residents and employees in the area, as well as residents from surrounding neighborhoods and the entire city; and that the area will transition gracefully over time, with existing businesses being accommodated while new types of development occur as conditions warrant; and

WHEREAS, Sound Transit’s proposed East Link light rail system has provided an opportunity for the City to re-think the relationship between land use and transportation in the Bel-Red area; and
WHEREAS, the City has engaged in a multi-year planning process for the Bel-Red area that has included the work of the Bel-Red Steering Committee, the Planning Commission and other City boards and commissions that culminated in adoption of Ordinance No. 5858, known as the Bel-Red Subarea Plan (Plan) and associated amendments to support the vision developed in the Plan; and

WHEREAS, the Plan supports and is supported by a light rail route between downtown Bellevue and Overlake, traversing the Bel-Red Subarea on an alignment along approximately NE 15th/16th Street, with stations at planned development nodes; and

WHEREAS, the Plan includes a concentration of the majority of growth in the Bel-Red Subarea into a series of mixed-use, pedestrian-friendly and transit-oriented development nodes around the anticipated light rail transit stations; and

WHEREAS, in November, 2008, the voters of the three-county Sound Transit district approved Proposition 1, which includes funding for Sound Transit’s East Link light rail light line through the Bel-Red Subarea, connecting that area with downtown Bellevue (and Mercer Island and Seattle) to the west and with the Overlake Area of Redmond to the northeast; and

WHEREAS, Sound Transit is now implementing Proposition 1 and is preparing to issue a Final Environmental Impact Statement studying the potential alignments and stations of the East Link, including the alignments and stations in the Bel-Red Subarea; and

WHEREAS, the Plan identifies necessary transportation projects and supports actions to preserve necessary rights-of-way for the transportation projects identified in the Plan; and

WHEREAS, regulations, standards, and design guidelines are needed in the Bellevue Land Use Code, to be known as the Bel-Red Overlay, to implement the vision and policy contained in the Plan; and

WHEREAS, the Planning Commission held a public hearing on May 28, 2008, with regard to the Bel-Red Overlay; and

WHEREAS, on July 23, 2008, the Planning Commission recommended that the City Council approve such proposed amendments to the Bellevue Land Use Code; and

WHEREAS, the City Council has considered the Bel-Red Overlay amendments to the Bellevue Land Use Code; and

WHEREAS, the City Council finds that the Bel-Red overlay amendments satisfy the decision criteria established in Part 20.30(J) of the Land Use Code; and
WHEREAS, the City of Bellevue has complied with the requirements of the State Environmental Policy Act (Chapter 43.21C RCW) and the City Environmental Procedures Code (Chapter 22.02 BCC), including preparation of the Draft Environmental Impact Statement dated January 25, 2007, the Final Environmental Impact Statement dated July 19, 2007, and an Addendum dated February 12, 2009; now, therefore,

THE CITY COUNCIL OF THE CITY OF BELLEVUE, WASHINGTON, DOES HEREBY ORDAIN AS FOLLOWS:

Section 1. Part 20.25D Bel-Red is hereby added to the Bellevue Land Use Code as follows

20.25D.010 General.

A. Applicability.

1. This Part 20.25D, Bel-Red (BR) contains requirements, standards, and guidelines that apply to development and activity within the Bel-Red Land Use Districts. Except to the extent expressly provided in this Part 20.25D and as referenced in paragraph 2 below, the provisions of the Land Use Code, other development codes, the city development standards, and all other applicable codes and ordinances shall apply to development and activities in the Bel-Red Land Use Districts. Except within the Critical Areas Overlay District (Part 20.25H LUC), where there is a conflict between the Bel-Red Land Use District regulations and the Land Use Code and other city ordinances, the Bel-Red Land Use District regulations shall govern. Where there is a conflict between the Bel-Red Land Use District regulations and the Critical Areas Overlay District, the Critical Areas Overlay District shall govern. Where the requirements of the Bel-Red Land Use District exceed those of the Land Use Code and other city ordinances, the Bel-Red Land Use District regulations shall govern.

2. The following general development requirements of Chapter 20.20 LUC do not apply in the Bel-Red Land Use Districts:

a. LUC 20.25.005;

b. LUC 20.20.010;

c. LUC 20.20.012;

d. LUC 20.20.015;

e. LUC 20.20.017;

f. LUC 20.20.018;
g. LUC 20.20.030 (provided, this section applies in the ORT Land Use District);

h. LUC 20.20.060;

i. LUC 20.20.070;

j. LUC 20.20.125 (provided, this section applies in the ORT Land Use District);

k. LUC 20.20.128;

l. LUC 20.20.135;

m. LUC 20.20.190;

n. LUC 20.20.250;

o. LUC 20.20.400;

p. LUC 20.20.520;

q. LUC 20.20.560;

r. LUC 20.20.720;

s. LUC 20.20.760;

t. LUC 20.20.800;

u. LUC 20.20.890; and

v. LUC 20.30V.170.

B. Land Use Districts.

Bel-Red is divided into twelve (12) land use districts to facilitate its transformation into a vibrant and sustainable, pedestrian-oriented mixed use neighborhood with vital businesses. The transformation will include multimodal transit systems that connect to the greater city and region. The geographic location of Bel-Red is legally described in LUC 20.50.012.

The purpose and intent of the Bel-Red Land Use Districts is described in LUC 20.10.375 and application of requirements, standards, and guidelines to a specific property may differ depending upon which of the following districts a property is located.

2. Bel-Red-Medical Office Node 1 (BR-MO-1).

20.25D.020 Definitions Specific to Bel-Red.

A. Bel-Red Definitions.

The following definitions are specific to the Bel-Red Land Use Districts and shall have the following meaning:

**BROTS.** An interlocal agreement between the cities of Bellevue and Redmond regarding land use planning and the funding and construction of transportation improvements in the Bel-Red/Overlake Transportation Study Area, as adopted by Resolution No. 6353 and subsequently amended.

**Build-to Lines.** A location along a designated block or right-of-way where a building must be constructed. The build-to line is the property line unless designated otherwise by an adopted street design.

**Curb Extension.** A section of sidewalk that projects into the street at an intersection or midblock crossing that reduces the crossing width of a street or right-of-way for pedestrians.

**Average Finished Grade Along Façade.** Proposed grade after development as measured along a building façade from perpendicular wall to perpendicular wall including offsets, bays, and other minor modulating treatments not more than five feet deep.
Facade Length. The length of a building from perpendicular wall to perpendicular wall including offsets, bays, and other minor modulating treatments not more than five feet deep.

Gross SF/Floor. Floor area in square feet within the surrounding exterior walls measured from the interior wall surface and including openings in the floor plate such as vent shafts, stairwells, and interior atriums.

Natural Drainage Practices. Techniques such as rain gardens, pervious pavement, vegetated roofs, and amended soils that manage stormwater runoff in a manner that improves the quality of runoff and more closely mimics natural drainage flows and rates than traditional stormwater techniques.

Node. An area or district where planned transportation facilities will support sufficient development intensity, amenities, recreation opportunities, and a mix of uses that foster a high level of pedestrian activity.

Project Limit. A lot, portion of a lot, or combination of lots or portions of lots treated as a single development parcel for purposes of the Land Use Code. A project limit may cross a right-of-way as long as the project limit results in a cohesive design and the Master Development Plan process is used.

Required Ground Floor Uses. Retail and commercial activities or a combination thereof as permitted by 20.25D.070 that are required to be located on the ground floor. Ground floor uses shall be located as indicated in LUC Figure 20.25D.130.A.

Tower. That portion of a building that is in excess of 40 feet above average finished grade for any building with a maximum allowable height of 70 feet or greater.

Tree Well. A tree planting area, generally within a paved surface area.

Work-Live Unit. A commercial building or tenant space that includes a functionally related and integrated residential unit. Employees and walk-in trade are permitted.

B. General Definitions not applicable to Bel-Red are noted in the text of the general definitions contained in Chapter 20.50 LUC.

20.25D.030 Review Required.

A. Applicable Review and Guidelines.

LUC shall not apply to applications for development in the Bel-Red Land Use Districts.

B. Master Development Plan.

1. Scope of Approval. Master Development Plan review (Part 20.30V) is a mechanism by which the City shall ensure that the site development components of a multiple building or phased single building proposal are consistent with the Comprehensive Plan and meet all applicable site development standards and guidelines. Design, character, architecture and amenity standards and guidelines shall be met as a component of the Design Review (Part 20.30F). Master Development Plan approvals required pursuant to paragraph 2 below shall identify proposed building location(s) within the project limit and demonstrate compliance with the following site development requirements, standards, and guidelines:

   a. Dimensional Requirements pursuant to LUC 20.25D.080 as listed below:

      1. Setbacks;
      2. Maximum Impervious/Lot Coverage;
      3. Building Height for each building identified in paragraph 1 above;
      4. Floor Area Ratio for each building identified in paragraph 1 above;

         i. At a minimum, residential and non-residential components of a building shall be identified in order to calculate the amenities required pursuant to LUC 20.25D.090; and

         ii. Uses may vest pursuant to the vesting provisions applicable to the underlying Master Development Plan if the specific uses are identified pursuant to 20.25D.070;

   b. Landscape Development pursuant to LUC 20.25D.110;

   c. Parking, Circulation, and Internal Walkway Requirements pursuant to LUC 20.25D.120;

   d. Bel-Red Street Development Standards pursuant to LUC 20.25D.140; and

   e. Site Development Guidelines pursuant to LUC 20.25D.150.B.

2. When Required.

   a. Projects located within a node. An applicant for a project with multiple buildings located within a single project limit shall submit a Master Development Plan for approval by the Director pursuant to Part 20.30V
LUC. This requirement shall not apply to the placement of additional structures associated with existing conditions regulated pursuant to LUC 20.25D.060. An applicant for a single building project shall submit a Master Development Plan for approval by the Director pursuant to Part 20.30V LUC when building construction is proposed to be phased.

b. Projects located outside of a node. An applicant shall submit a Master Development Plan for approval by the Director pursuant to Part 20.30V LUC when building construction is proposed to be phased.

3. For the purposes of this section, the project limit may be drawn to encompass right-of-way that bisects a site, provided the Director finds that the following connectivity criteria can be met:

   a. A system of corner and mid-block crossings shall be provided to functionally connect on-site pedestrian paths across the bisecting right-of-way within the proposed project limit;
   
   b. Pedestrian paths shall be provided to connect all buildings and right-of-way crossings located within the proposed project limit;
   
   c. Visual connections shall be provided between all buildings located within the project limit by minimizing topographic variation and through use of vegetation and outdoor spaces; and
   
   d. Only right-of-way meeting the requirements of LUC 20.25D.080.D may be included in the land area located within the proposed project limit for the purpose of computing maximum FAR.

C. Design Review.

1. Scope of Approval. Design Review is a mechanism by which the City shall ensure that the design, character, architecture and amenity components of a proposal are consistent with the Comprehensive Plan and any previously approved Master Development Plan, and meet all applicable standards and guidelines contained in City Codes. Design Review is a mechanism by which the City shall ensure that the site development components of a proposal are consistent with the Comprehensive Plan and meet all applicable standards and guidelines contained in City Codes when site development components were not approved as part of a Master Development Plan.

2. When Required. With the exception of the Bel-Red General Commercial district (BR-GC) all development within the Bel-Red Land Use Districts shall be reviewed by the Director through Design Review (Part 20.30F LUC). An applicant may submit a Design Review for approval by the Director pursuant to Part 20.30F LUC for a development proposal located in the Bel-Red General Commercial that includes deviations permitted by paragraph 3 below.
3. Design Review Deviations. The Director may, through the Design Review process, approve a proposal that varies from the specific requirements set forth in LUC Section 20.25D.130 if the applicant demonstrates that the resulting design will be more consistent with the purpose and intent of the code. Deviation from the following dimensional requirements is not permitted, except pursuant to 20.25D.080.B or C, or unless a variance is obtained under Part 20.30G LUC:

a. Floor plate maximums;

b. Minimum setbacks/stepbacks;

c. Impervious surface/lot coverage percentages; and

d. Maximum floor area ratio.

4. Compliance with an applicable Master Development Plan. In addition to the decision criteria in LUC 20.30F.145, each structure and all proposed site development shall comply with any approved Master Development Plan applicable to the project limit described in a design review application. If the application for Design Review contains elements inconsistent with an applicable Master Development Plan, the Director shall not approve the Design Review unless the Master Development Plan is amended to include those elements.

D. Procedural Merger.

Within a Bel-Red Land Use District, any administrative decision required by this Part 20.25D or by the Land Use Code, including but not limited to the following, may be applied for and reviewed as a single Process II Administrative Decision, pursuant to LUC 20.35.200-250:

1. Master Development Plan, Part 20.30V LUC;

2. Administrative Conditional Use Permit, Part 20.30E LUC;

3. Design Review, Part 20.30F LUC;

4. Variance, Part 20.30G LUC; and

5. Critical Areas Land Use Permit, Part 20.30P LUC.

20.25D.035 Catalyst Projects

A. Catalyst Project Definitions
The definitions contained in this paragraph apply only to the Catalyst Project provisions of this code, LUC 20.25D.035.

1. Catalyst Project. A development proposal that meets all of the following criteria:
   a. Located in a Bel-Red Land Use District node;
b. The project limit is greater than 4 acres in size;
c. FAR within the project limit is proposed to exceed 2.0;
d. A complete Master Development Plan application is submitted within eighteen (18) months of Federal Transit Authority issuance of a Record of Decision on the Sound Transit East Link Project, or prior to December 31, 2011, whichever is later; and
e. The Construction Value associated with Developer Funded Infrastructure exceeds $300,000 per acre of land included within the project limit.

2. Complete Master Development Plan. A Master Development Plan application that meets the requirements governing application completeness under the terms of the Local Project Review Act (RCW 36.70B.070(2) as currently adopted or subsequently amended or superseded), and describes the entire project limit and associated project components that are proposed to receive the benefit of Catalyst Project Incentives described in paragraph B below. Expansions to the project limit associated with the complete Master Development Plan that are submitted after the deadline contained in paragraph 1.d above shall not be eligible for the Catalyst Project Incentives.

3. Developer Funded Infrastructure. An improvement or dedication that meets all of the following criteria:
   a. The improvement is required as a condition of approving a catalyst project Master Development Plan;
   b. The improvement is identified as public right-of-way or located within the public right-of-way;
   c. The improvement is limited to public infrastructure such as sidewalks, local streets, and related utilities, and does not include private infrastructure that serves only catalyst project users such as side sewer and water connections;
   d. The land associated with the improvement is not used to earn floor area pursuant to the special dedication and transfer provision of LUC 20.25D.080.D;
   e. The cost of the improvement is not reimbursed or credited under the terms of City Code (e.g., impact fees under the Transportation Improvement Program Chapter 22.16 BCC or Assessment Reimbursement Contracts Chapter 14.62 BCC) or included in a Local Improvement District (Chapter 15.04) which includes City financial participation;
   f. The improvement is not used to earn amenity points meeting the standards of the Amenity Incentive System LUC 20.25D.090.

4. Construction Value. A measure of value of Developer Funded Infrastructure determined by adding the fair market value of any land dedicated as part of the infrastructure and the actual costs of design,
engineering, and construction of such infrastructure. If construction of the infrastructure is not complete, construction value may be based on reasonable estimates of costs, as approved by the director in consultation with the directors of the transportation and utilities departments.

5. Development Agreement. An agreement adopted under the authority of and pursuant to the procedures set forth in RCW ch. 36.70B.

B. Catalyst Project Incentives and Requirements

1. The City may enter into a development agreement that allows modifications to the following provisions of the Land Use Code as applied to a catalyst project. Any modification approved in a development agreement shall be consistent with the limitations and requirements contained in this paragraph.

2. Available Land Use Code Modifications and Associated Limitations
   a. Reduced Fee-In-Lieu Bonus Rate (LUC 20.25D.090.C.7). The fee-in-lieu bonus rate for Tier 1 amenities may be reduced to not less than $3.75 per square foot of bonus area subject to the following limitations.
      i. The reduced fee-in-lieu bonus rate may be used to satisfy only the Tier 1 FAR Amenity Standards;
      ii. The reduced fee-in-lieu bonus rate does not create an obligation for the City to pay, credit, or reimburse the owner of a catalyst project beyond the terms of this section; and
      iii. The reduced fee-in-lieu bonus rate shall be utilized to satisfy required FAR Amenity Standards consistent with the specific requirements of LUC 20.25D.090.C.
   b. Extended Vesting. The vested status of a Master Development Plan and the associated land use decisions may be extended for up to a maximum of 15 years, and the provisions of LUC 20.30V.190 shall not apply. The process provisions of LUC 20.30V.160 governing modifications or additional to an approved Master Development Plan may be modified to be consistent with the development agreement terms governing extended vesting. Extended vesting approved through a development agreement may modify the provisions of LUC 20.40.500.A subject to the following limitations.
      i. The vesting period shall not exceed 15 years from the date of the first Master Development Plan decision as determined pursuant to LUC 20.35.045;
      ii. Subsequent revisions to the Master Development Plan, or associated administrative decisions, shall not extend the vesting period described above.
      iii. The 15 year extended vesting applies only to Process II land use decisions (LUC 20.35.015.C); and
iv. Upon expiration of the extended vesting period, the provisions of LUC 20.40.500.B shall apply.

c. Relief from Proportional Compliance Requirements for Existing Development. Proportional compliance required pursuant to LUC 20.25D.060.G may be deferred or eliminated pursuant to a development agreement.

d. Amenity Incentive System Bonus Points for Dedicated Parks. Parks not meeting the amenity standards of LUC Chart 20.25D.090.C.4 may be granted an amenity incentive bonus at a rate determined pursuant to a development agreement.

3. Residential Requirement in the OR-1 and OR-2 Land Use Districts. If the City enters into a development agreement for a catalyst project located in the OR-1 and OR-2 Land Use Districts allowing modifications to any of the provisions of the Land Use Code described in this paragraph, then a minimum residential use requirement shall be established in the development agreement and the location of the residential use shall be specified in the Master Development Plan.

20.25D.040 BROTS Interlocal Agreement Limitation.

Development in the Bel-Red Land Use Districts shall be subject to the provisions of BROTS, as originally executed to cap commercial development at a total of 12.2 million square feet through 2012, or as thereafter amended or superseded.

20.25D.050 Permitted Uses.

A. Permitted Uses.

Specific categories of uses are listed in Chart 20.25D.070 LUC. LUC 20.25D.050.B explains Chart 20.25D.070 and describes the applicable review procedures. The use chart description and interpretation provisions of LUC 20.10.400 do not apply to the Bel-Red Land Use Districts.

B. Use Chart Described.

In Chart 20.25D.070, land use classifications and standard Land Use Code reference numbers are listed on the vertical axis. City of Bellevue land use districts are shown on the horizontal axis.

1. If no symbol appears in the box at the intersection of the column and the row, the use is not allowed in that district, except for short-term uses, which are regulated under Part 20.30M LUC (Temporary Use Permits), subordinate uses which are regulated under LUC Section 20.20.840, and existing uses which are regulated under LUC Section 20.25D.060.
2. If the symbol “P” appears in the box at the intersection of the column and row, the use is permitted subject to applicable general requirements of Chapter 20.20 LUC for the use and the district specific requirements of this Part 20.25D LUC.

3. If the symbol “C” appears in the box at the intersection of the column and the row, the use is permitted subject to the Conditional Use provisions specified in Part 20.30B or 20.30C LUC in addition to any applicable general requirements for the use and land use district.

4. If the symbol “A” appears in the box at the intersection of the column and the row, the use is permitted subject to the Administrative Conditional Use provisions as specified in Part 20.30E LUC in addition to any applicable general requirements for the use and land use district.

5. If a number appears in the box at the intersection of the column and the row, the use is permitted through the applicable review process and subject to the special limitations indicated in the corresponding Notes.

6. If a “/” appears in the box at the intersection of the column and the row:
   a. The process or note indicated in front of the slash (i.e., P/ or 1/) applies outside of the node described in the column; and
   b. The process or note indicated behind the slash (i.e., /P or /1) applies inside the node described in the column.

20.25D.060 Existing Conditions.

A. Purpose.

Many existing uses and developments would not be allowed pursuant to the Bel-Red Land Use District Charts (refer to LUC Section 20.25D.070) and district specific standards and guidelines in Part 20.25D that are in effect to implement the policies of the Bel-Red Subarea Plan. The purpose of this section is to allow the continued operation of existing light industrial and service uses, and existing developments that were legally established when the Bel-Red Subarea Plan was adopted on [insert Code adoption date]. An additional purpose of this section is to allow limited expansion of existing uses and developments that are compatible with residential and higher intensity mixed use development that was introduced with the adoption of the Plan.

B. Types of Existing Conditions - Definitions.

A site may be considered an existing condition because it contains either an existing use or existing development as defined in this paragraph and based on documentation provided pursuant to paragraph D of this section.
1. Existing Use. The use of a structure or land which was permitted when established, in existence on [insert Code adoption date] and not discontinued or destroyed, but is not otherwise allowed under LUC 20.25D.070.

2. Existing Development. A structure or site development which was permitted when established, in existence on [insert Code adoption date] and not discontinued or destroyed, but does not otherwise comply with Part 20.25D LUC.

C. Applicability.

1. This Section 20.25D.060 LUC applies only to existing conditions occurring within a Bel-Red Land Use District.

2. The nonconforming provisions of LUC 20.20.070 and 20.20.560 do not apply within the Bel-Red Land Use Districts.

3. Expansions or modifications of an existing use or development shall comply with any applicable requirements of Part 20.25H LUC – Critical Areas Overlay District. In the event of a conflict between this Part 20.25D LUC and Part 20.25H LUC, the requirements of Part 20.25H LUC Critical Areas Overlay District shall control.

4. Modifications to signs associated with an existing use or development shall comply with any applicable requirements of the Sign Code, Chapter 22B.10 BCC.

D. Documentation.

The applicant shall submit documentation, which shows that the existing condition was permitted when established and has been maintained over time. The Director shall determine based on Paragraph 1 and 2 below whether the documentation is adequate to support a determination that the use and development constitute an existing condition under the terms of this section. The Director may waive the requirement for documentation when an existing condition has been clearly established.

1. Existing Condition Permitted when Established. Documentation that the condition was permitted when established includes, but is not limited to the following:

   a. Building, land use or other development permits; or

   b. Land Use Codes or Land Use District Maps.

2. Existing Condition Maintained Over Time. Documentation that the existing condition was maintained over time, and not discontinued or destroyed as described in this Section 20.25D.060 includes, but is not limited to the following:

   a. Utility bills;
b. Income tax records;
c. Business licenses;
d. Listings in telephone or business directories;
e. Advertisements in dated publications;
f. Building, land use or other development permits;
g. Insurance policies;
h. Leases; and
i. Dated aerial photos.

3. Appeal of Director Determination. The Director determination of whether a use constitutes an existing condition may be appealed pursuant to LUC 20.35.250 Appeal of Process II decisions.

E. Regulations Applicable to all Existing Conditions.

1. Ownership. The status of an existing condition is not affected by changes in ownership.

2. Maintenance and Repair. Routine maintenance and repair associated with existing conditions is allowed. Routine maintenance includes those usual acts to prevent decline, lapse, or cessation from a lawfully established condition. Routine repair includes in-kind restoration to a state comparable to its original condition within a reasonable period after decay has occurred.

F. Regulations Applicable to Existing Uses.

1. Operations.

a. Existing Uses May Continue to Operate. Operations associated with an existing use may continue, subject to the provisions of this Section F.

b. Existing Uses – Hours of Operation. The hours of operation associated with an existing use located in land use districts which permit residential uses may only extend into the period of 9:00 p.m. to 6:00 a.m. subject to Administrative Conditional Use approval. Existing uses which currently operate between these hours may continue without ACU approval, as long as the hours of operation between 9:00 p.m. and 6:00 a.m. are not expanded.

2. Expansions. Existing uses may expand under certain circumstances as described in this paragraph:
a. Expansions of Floor Area. Floor area associated with existing uses may be expanded in conformance with this code.

b. Expansions of Exterior Improved Areas. Exterior improved areas associated with an existing use may be expanded by increasing the amount of land used. Exterior areas supporting the existing use may be expanded.

c. Limitations on Expansion.

i. No expansion of hazards. No expansion in operations shall be permitted that increases the use or on-site quantity of flammable or hazardous constituents (e.g. compressed gases, industrial liquids, etc.), or that increases the amount of waste generated or stored that is subject to the Washington Hazardous Waste Management Regulations 70.105.210 RCW as currently adopted or subsequently amended or superseded. The Director may in consultation with the Fire Marshal modify the requirements of this paragraph if the Director determines that the expansion will not increase the threat to human health and the environment over the pre-expansion condition.

ii. Expansions within Nodes (BR-MO-1, BR-OR-1 and 2, BR-RC-1, 2, and 3) and Residential Land Use Districts (BR-R). Refer to LUC 20.25D.060.F.2.c Figure 1 below. Floor area or exterior improvements associated with an existing use may be expanded when proposed within the limits of property held in a single ownership in existence on [insert Code adoption date] pursuant to an Administrative Conditional Use approval.

20.25D.060.F.2.c - Figure 1

Expansions within nodes and residential Land Use Districts

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- Limits of property held in a single ownership as of (date)
- Area occupied by existing use as of (date)
- Area where existing use may expand in conformance with this code

iii. Expansions outside Nodes and in Non-Residential Land Use Districts (BR-MO, BR-OR, BR-GC, BR-CR, and BR-ORT). Refer to LUC 20.25D.060.F.2.c Figure 2 below. Floor area or exterior improvements
associated with an existing use may be expanded beyond limits of property held within a single ownership in existence on [insert Code adoption date] pursuant to an Administrative Conditional Use approval and the following limitations:

(1) The property proposed for expansion is abutting at least one of the property lines of the existing use as they existed on [insert Code adoption date].

(2) The regulations applicable to the property proposed for expansion would have allowed the use as of [insert Code adoption date].

20.25D.060.F.2.c - Figure 2
Expansion outside nodes and in non-residential Land Use Districts

- Limits of property held in a single ownership as of (date)
- Area occupied by existing use as of (date)
- Area where existing use may expand in conformance with this code

3. Loss of Existing Use Status.

a. Discontinuance. If an existing use of a structure or exterior improved area is discontinued for a period of 12 months with the intention of abandoning that use, any subsequent use shall thereafter conform to the regulations of the district in which it is located. Discontinuance of an existing use of a structure or exterior improved area for a period of 12 months or greater constitutes prima facie evidence of an intention to abandon.

b. Accidental Destruction. When a structure containing an existing use is damaged by fire or other causes beyond the control of the owner, the use may be re-established. The structure may be repaired and/or reconstructed in accordance with applicable city codes.

c. Relinquishment. An existing use is relinquished when the existing use is replaced with an allowed use pursuant to LUC 20.25D.070. Upon relinquishment, the existing use rights no longer apply and the existing use may not be re-established.
G. Regulations Applicable to Existing Development.

1. Existing Development May Remain. Existing development may remain unless specifically limited by the terms of this paragraph.

2. Permitted Alterations to Existing Development. Existing development may be altered, provided that the alteration conforms to city codes and the existing development conforms to proportional compliance requirements contained in paragraph 3 below.

   a. Three Year Period. Alterations made within a three-year period will be viewed as a single change for the purposes of determining required improvements.

   b. Value of Changes. The value of alterations is determined by the Director based on the entire project and not individual permits. The Director shall promulgate rules for determining the value of alterations in the context of LUC 20.25D.060.

3. Proportional Compliance. An existing development associated with an existing, permitted, or conditional use, may be altered consistent with the requirements set forth below:

   a. Threshold Triggering Required Improvements. The standards of this paragraph shall be met when the value of the proposed changes to an existing development exceed $150,000 as of [insert Code adoption date]. The threshold established here will be reviewed annually, and, effective January 1 of each year, may be administratively increased or decreased by an adjustment to reflect the current published annual change in the Seattle Consumer Price Index for Wager Earners and Clerical Workers as needed in order to maintain accurate construction costs for the region. Routine maintenance and repair does not constitute an alteration, and does not count toward the threshold. The following alterations and improvements are exempt from being counted toward the threshold:

      i. Alterations required as a result of a fire prevention inspection;

      ii. Alterations related to the removal of architectural barriers as required by the Americans with Disabilities Act, or the Washington State Building Code (RCW 19.27), now or as hereafter amended;

      iii. Alterations required for the seismic retrofit of existing structures;

      iv. Improvements to on-site stormwater management facilities in conformance with Chapter 24.06 BCC, now or as hereafter amended;

      v. Alterations that reduce offsite impacts (including but not limited to noise, odors, dust, and other particulate emissions);
vi. Alterations that meet LEED, Energystar or other industry recognized standard that results in improved mechanical system, water savings, or operational efficiency; and

vii. Until June 30, 2012, exempt interior alterations and improvements proposed to accommodate a permitted use that do not expand the footprint of the existing development.

b. Required Improvements. When alterations meet the threshold in subsection a above existing development shall be brought toward compliance in the following areas:

i. Landscape development requirements as set forth in LUC 20.25D.110 and LUC 20.20.520 and required landscape treatments as set forth in LUC 20.25D.130;

ii. Circulation and internal walkway requirements, as set forth in LUC 20.25D.120 and LUC 20.20.590;

iii. Surface parking lot landscaping as set forth in LUC 20.25D.110 and LUC 20.20.520 standards that apply to the site; and

iv. Required paving of surface parking, outdoor storage, and retail display areas.

c. Timing and Cost of Required Improvements.

i. Required improvements shall be made as part of the alteration that triggered the required improvements;

ii. The value of required improvements shall be limited to 20 percent of the value of the proposed alteration. The applicant shall submit evidence as required by the Director that shows the value of proposed improvements associated with any alteration; and

iii. Required improvements shall be made in order of priority listed in paragraph 3.b above unless a deviation in priority order is approved by the Director as necessary to accommodate a function that is an essential component of the existing development.

4. Loss of Existing Development Status.

a. Discontinuance. If an existing development is discontinued or abandoned for a period of 12 months with the intention of abandoning that use, any
subsequent development shall thereafter conform to the regulation of the district in which it is located. Discontinuance of an existing development for a period of 12 months or greater constitutes prima facie evidence of an intention to abandon.

b. Accidental Destruction. When an existing development is damaged by fire or other causes beyond the control of the owner, the existing development may be re-constructed. The existing development may be repaired and/or reconstructed in its original configuration. Changes to the footprint and exterior proposed as part of the repair and/or reconstruction must conform to this code.

20.25D.070 Land Use Charts.

The following charts apply to Bel-Red. The use charts contained in LUC 20.10.440 do not apply within the Bel-Red land use districts.
## Chart 20.25D.070 Residential Uses in Bel-Red Land Use Districts

<table>
<thead>
<tr>
<th>LAND USE CLASSIFICATION</th>
<th>BR-MO/MO-1</th>
<th>BR-OR/OR-1 OR-2</th>
<th>BR-RC-1 RC-2 RC-3</th>
<th>BR-R</th>
<th>BR-GC</th>
<th>BR-CR</th>
<th>BR-ORT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential (1)</td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>Single-Family Dwelling</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Two to Four Dwelling</td>
<td></td>
<td></td>
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<td></td>
<td></td>
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</tr>
<tr>
<td>Five or More Dwelling</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Group Quarters: Dormitories, Fraternal Houses, Excluding Military and Correctional Institutions, and Excluding Secure Community Transition Facilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Hotels and Motels</td>
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<tr>
<td>Congregate Care Senior Housing (1)</td>
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<tr>
<td>Nursing Home (1)</td>
<td></td>
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<tr>
<td>Assisted Living (1)</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Accessory Dwelling Unit (4)</td>
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</tr>
</tbody>
</table>

Existing uses in the Bel-Red District are regulated pursuant to 20.25D.030.

**Key**

- **P** – Permitted Use
- **C** – Conditional Use (see Parts 20.30B and 20.30C)
- **A** – Administrative Conditional Use (see Part 20.30E)
Notes: Uses in land use districts – Residential

(1) An agreement shall be recorded with the King County Department of Records and Elections restricting senior citizen dwellings, congregate care senior housing, or assisted living to remain as senior housing for the life of the project.

(2) A minimum density of 10 units per acre shall be achieved for new single family dwelling units. This requirement does not apply to work-live units.

(3) Work-live units are the only housing permitted in BR-GC.

(4) Accessory dwelling units may be established in existing or permitted (P) single family structures subject to the performance criteria of LUC 20.20.120.

(5) Bicycle parking shall be provided pursuant to 20.25D.120.G.
<table>
<thead>
<tr>
<th>STD LAND USE CODE REF</th>
<th>LAND USE CLASSIFICATION</th>
<th>Manufacturing-Bel-Red Districts</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Bel-Red Medical Office /Node</td>
<td>Bel-Red Office Residential /Nodes</td>
</tr>
<tr>
<td>2 and 3</td>
<td>Manufacturing (1, 2, 5)</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Food and Beverage Products Mfg. (3)</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Textile Products Mfg.</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Lumber and Wood Products Mfg.</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Furniture and Fixtures Mfg.</td>
<td></td>
</tr>
<tr>
<td>26</td>
<td>Paper Products Mfg.</td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>Printing, Publishing, and Allied Industries</td>
<td></td>
</tr>
<tr>
<td>28</td>
<td>Chemicals and Related Products Mfg.</td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>Rubber Products Mfg.</td>
<td></td>
</tr>
<tr>
<td>321</td>
<td>Light Stone, Clay, and Glass Products Mfg.; Glass, Pottery, and China Ceramic Products, Stone Cutting and Engraving (except Concrete Batch Plant)</td>
<td></td>
</tr>
<tr>
<td>322</td>
<td></td>
<td></td>
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<tr>
<td>324</td>
<td></td>
<td></td>
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<tr>
<td>325</td>
<td></td>
<td></td>
</tr>
<tr>
<td>327</td>
<td>Concrete Batch Plant</td>
<td></td>
</tr>
<tr>
<td>329</td>
<td>Handcrafted Products Mfg.</td>
<td></td>
</tr>
<tr>
<td>3427</td>
<td>Computers, Office Machines, and Equipment Mfg.</td>
<td></td>
</tr>
<tr>
<td>STD LAND USE CODE REF</td>
<td>LAND USE CLASSIFICATION</td>
<td>BR-MO/ MO-1</td>
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</tr>
<tr>
<td>3433</td>
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<tr>
<td>3434</td>
<td>Electrical Equipment Mfg.; Appliance, Lighting,</td>
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<tr>
<td>3435</td>
<td>Radio, TV Communications, Equipment and Component</td>
<td></td>
</tr>
<tr>
<td>3436</td>
<td>Parts</td>
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</tr>
<tr>
<td>3437</td>
<td></td>
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</tr>
<tr>
<td>3491</td>
<td>Fabricated Metal Products Mfg.;</td>
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</tr>
<tr>
<td>3492</td>
<td>Containers, Hand Tools, Heating Equipment, Screw</td>
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</tr>
<tr>
<td>3493</td>
<td>Products, Coating and Plating</td>
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<td>3495</td>
<td></td>
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<tr>
<td>3497</td>
<td></td>
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<tr>
<td>35</td>
<td>Measuring, Analyzing and Controlling Instruments,</td>
<td>P</td>
</tr>
<tr>
<td></td>
<td>Photographic, Medical and Optical Goods; Watches</td>
<td></td>
</tr>
<tr>
<td></td>
<td>and Clocks Mfg.;</td>
<td></td>
</tr>
<tr>
<td>3997</td>
<td>Signs and Advertising Display Mfg.</td>
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</tr>
<tr>
<td>3999</td>
<td>Misc. Light Fabrication Assembly and Mfg. Not</td>
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</tr>
<tr>
<td></td>
<td>Elsewhere Classified</td>
<td></td>
</tr>
</tbody>
</table>

Existing uses in the Bel-Red District are regulated pursuant to 20.25D.060.

**Key**

- **P** – Permitted Use
- **C** – Conditional Use (see Parts 20.30B and 20.30C)
- **A** – Administrative Conditional Use (see Part 20.30E)
Notes: Uses in land use districts – Manufacturing

(1) Permitted manufacturing uses shall not include primary metal industries such as foundries, smelters, blast furnaces, rolling mills, and concrete batch plants. The Director may in consultation with the Fire Marshal modify the requirements of this note for a limited scale manufacturing use if the Director determines that the modification will not create an unreasonable threat to human health and the environment. A limited scale manufacturing use is one that is size restricted to 20,000 sf or less.

(2) The manufacture of flammable, dangerous, or explosive materials is excluded.

(3) Microbrewery manufacturing is permitted as a component of an eating and drinking establishment; provided, that the manufacturing use occupies not more than 50 percent of the total square footage of the combined establishment.

(4) The manufacturing use located in this land use district shall not exceed 20,000 sf.

(5) New outdoor storage associated with this permitted manufacturing use shall comply with applicable performance criteria for that use and the Landscape Development Requirements as set forth in LUC 20.25D.110.
<table>
<thead>
<tr>
<th>STD LAND USE CODE REF</th>
<th>LAND USE CLASSIFICATION</th>
<th>BR-MO/ MO-1</th>
<th>BR-OR/ OR-1 OR-2</th>
<th>BR-RC-1 RC-2 RC-3</th>
<th>BR-R</th>
<th>BR-GC</th>
<th>BR-CR</th>
<th>BR-ORT</th>
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<tr>
<td>4</td>
<td>Transportation, Communications and Utilities</td>
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</tr>
<tr>
<td>41</td>
<td>Rail Transportation: Right-of-Way, Yards, Terminals, Maintenance Shops</td>
<td>C/C</td>
<td>C/C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>42</td>
<td>Motor Vehicle Transportation: Bus Terminals, Taxi Headquarters</td>
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<td></td>
<td>C</td>
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<tr>
<td>4291</td>
<td>Motor Vehicle Transportation: Maintenance Garages and Motor Freight Services</td>
<td>C/</td>
<td>C/</td>
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<td></td>
<td></td>
<td>C</td>
</tr>
<tr>
<td>43</td>
<td>Aircraft Transportation: Airports, Fields, Terminals, Heliports, Storage and Maintenance</td>
<td>C 1</td>
<td>C 1</td>
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<td>46</td>
<td>Accessory Parking (2,3)</td>
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<td>P/P</td>
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<td>46</td>
<td>Auto Parking Commercial Lots and Garages (5)</td>
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<td>/P</td>
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<td>475</td>
<td>Park and Ride (6)</td>
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<tr>
<td>485</td>
<td>Radio and Television Broadcasting Studios</td>
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<tr>
<td>485</td>
<td>Solid Waste Disposal (7)</td>
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<tr>
<td>485</td>
<td>Highway and Street Right-of-Way (8)</td>
<td>P</td>
<td>P/P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
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<tr>
<td>485</td>
<td>Utility Facility</td>
<td>C</td>
<td>C/C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
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<tr>
<td>485</td>
<td>Local Utility System</td>
<td>P</td>
<td>P/P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>485</td>
<td>Regional Utility System</td>
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<td>C/C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
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<tr>
<td>485</td>
<td>On and Off-Site Hazardous Waste Treatment and Storage Facilities</td>
<td></td>
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</tbody>
</table>
### Transportation and Utilities – Bel-Red Districts

<table>
<thead>
<tr>
<th>STD LAND USE CODE REF</th>
<th>LAND USE CLASSIFICATION</th>
<th>Bel-Red Medical Office/Node</th>
<th>Bel-Red Office Residential/Nodes</th>
<th>Bel-Red Residential Comm. Nodes</th>
<th>Bel-Red Residential</th>
<th>Bel-Red General Commercial</th>
<th>Bel-Red Commercial Residential</th>
<th>Bel-Red Office Residential Transition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Essential Public Facility (9)</td>
<td>C</td>
<td>C/C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>Wireless Communication Facility (WCF): (without WCF Support Structures)</td>
<td>10, 11, and 12</td>
<td>10, 11, and 12</td>
<td>10, 11, and 12</td>
<td>10, 11, and 12</td>
<td>10, 11, and 12</td>
<td>10, 11, and 12</td>
<td>10, 11, and 12</td>
<td></td>
</tr>
<tr>
<td>Communication, Broadcast and Relay Towers Including WCF Support Structures (Freestanding)</td>
<td>10, 11</td>
<td>10, 11</td>
<td>10, 11</td>
<td>10, 11</td>
<td>10, 11</td>
<td>10, 11</td>
<td>10, 11</td>
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<tr>
<td>Satellite Dishes (13)</td>
<td>P</td>
<td>P/P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
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</tbody>
</table>

Existing uses in the Bel-Red District are regulated pursuant to 20.25D.060.

**Key**

- **P** – Permitted Use
- **C** – Conditional Use (see Parts 20.30B and 20.30C)
- **A** – Administrative Conditional Use (see Part 20.30E)

**Notes: Uses in land use districts – Transportation and Utilities**

1. Aircraft transportation is limited to only heliports and is regulated under the terms of LUC 20.20.450.

2. Accessory parking requires approval through the review process required for the primary land use which it serves pursuant to LUC Chart 20.25D.070.

3. The location of an off-site parking facility shall be approved by the Director. See LUC 20.25D.120.

4. Accessory parking is not permitted in the BR-R land use district as accessory to any use that is not permitted in BR-R.
(5) Commercial lots and garages are only permitted to accommodate short-term parking (four hours or less). Parking structures are required to meet the performance standards contained in LUC 20.25D.120.D.

(6) A park and pool lot or other carpool facility is regulated as a park and ride. A park and ride providing no more than 50 parking spaces, and utilizing the parking area of an established use shall be regulated as an accessory use under LUC 20.20.200. Any other park and ride requires a conditional use permit.

(7) Solid waste disposal facilities may be continued as an existing use pursuant to LUC 20.25D.060, provided all requirements in LUC 20.20.820 are met.

(8) Design is required to meet the standards contained in LUC 20.25D.140 and the 2008 Transportation Department Design Manual as currently adopted or subsequently amended or superseded.

(9) Refer to LUC 20.20.350 for general requirements applicable to Essential Public Facilities (EPF).

(10) Wireless communication facilities (WCFs) are not permitted on residential structures, sites developed with a residential use, or on undeveloped sites located in the BR-R land use district. This note does not prohibit locating a WCF on nonresidential structures (i.e., churches, schools, public facility structures, utility poles, etc.) or in public rights-of-way in any BR land use district.

(11) Refer to LUC 20.20.195 for general requirements applicable to wireless communication facilities and other communication, broadcast, and relay facilities.

(12) Antenna and associated equipment used to transmit or receive fixed wireless signals when located at a fixed customer location are permitted in all land use districts and are exempt from the requirements of LUC 20.20.010, 20.20.195 and 20.20.525 so long as the antenna and equipment comply with 47 C.F.R. 1.4000, now or as hereafter amended. A building permit may be required to ensure safe installation of the antenna and equipment.


(14) For the definition of Electrical Utility Facility see LUC 20.50.018 and for reference to applicable development regulations relating to electrical utility facilities see LUC 20.20.255. For new or expanding electrical utility facilities proposed on sensitive sites as described by Figure UT.5a of the Utilities Element of the Comprehensive Plan, the applicant shall obtain Conditional Use Permit approval under Part 20.30B LUC, complete an alternative siting analysis as described in LUC 20.20.255.D and comply with decision criteria and design standards set forth in LUC 20.20.255. For expansions of electrical utility facilities not proposed on sensitive sites as described by Figure UT.5a, the applicant shall obtain Administrative Conditional
Use Permit approval under Part 20.30E LUC and comply with decision criteria and design standards set forth in LUC 20.20.255.

**Chart 20.25D.070 Wholesale and Retail Uses in Bel-Red Land Use Districts**

<table>
<thead>
<tr>
<th>LAND USE CLASSIFICATION</th>
<th>BR-MO/MO-1</th>
<th>BR-OR/OR-1 or OR-2</th>
<th>BR-RC-1 or RC-2 or RC-3</th>
<th>BR-R</th>
<th>BR-GC</th>
<th>BR-CR</th>
<th>BR-ORT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trade (Wholesale and Retail) (1, 7)</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Wholesale Trade: General Merchandise, Products, Supplies, Materials and Equipment except the following:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>P 2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wholesale Trade: Motor Vehicles, Primary and Structural Metals, Bulk Petroleum</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Scrap Waste Materials, Livestock</td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Recycling Centers</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>P</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Lumber and Other Bulky Building Materials Including Preassembled Products</td>
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<td></td>
<td></td>
<td>P 3</td>
<td></td>
<td>P 3</td>
<td></td>
</tr>
<tr>
<td>Hardware Paint, Tile and Wallpaper (Retail)</td>
<td></td>
<td></td>
<td></td>
<td>P 3</td>
<td>P 3</td>
<td>P 4</td>
<td>P</td>
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<tr>
<td>Farm Equipment</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>General Merchandise: Dry Goods, Variety and Dept. Stores (Retail)</td>
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<td></td>
<td></td>
<td>P/P 2</td>
<td>P 2</td>
<td>P 4</td>
<td>P</td>
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<td>Food and Convenience Store (Retail) (5,6)</td>
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<td></td>
<td>P/P</td>
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<td>BR-OR/OR-1 OR-2</td>
<td>BR-RC-1 RC-2 RC-3</td>
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<td>5511 Autos, Motorcycles (Retail)</td>
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<td>59 Misc. Retail Trade: Drugs, Liquor, Antiques, Books, Sporting Goods, Jewelry, Florist, Photo Supplies, Video Rentals and Computer Supplies</td>
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### Wholesale and Retail - Bel-Red Districts

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Existing uses in the Bel-Red District are regulated pursuant to 20.25D.060.

**Key**  
*P* – Permitted Use  
*C* – Conditional Use (see Parts 20.30B and 20.30C)  
*A* – Administrative Conditional Use (see Part 20.30E)

**Notes: Uses in land use districts – Wholesale and Retail**

1. Wholesale trade excludes tank farms.
2. This individual use is limited in size to no greater than 20,000 sf per establishment.
3. Any new business which combines three or more permitted retail sales uses shall be limited in size to 50,000 sf. This Note does not apply to uses that exceed the size limit, but are documented existing uses pursuant to LUC 20.25D.060.
4. All permitted retail, service, and recreation uses combined shall not exceed 10,000 sf, except as provided for in Notes (13) and (14) below.
5. Food and Convenience Stores (Retail) shall contain at least 75 percent square footage of retail food sales not for consumption on premises.
6. Drive-in windows are not allowed except as regulated by Section 20.25D.060, Existing Conditions.
7. See LUC 20.25D.100 Automobile Sales, Leasing, and Rental for applicable performance criteria.
8. Gasoline service stations may include convenience stores.
(9) Microbrewery manufacturing is permitted as a component of an eating and drinking establishment; provided, that the manufacturing use occupies not more than 50 percent of the total square footage of the combined establishment.

(10) Adult retail establishments are subject to the regulations for adult entertainment uses in LUC 20.20.127.

(11) Garden Supplies excludes items such as large trees, rock, and bulk supplies which require special handling equipment.

(12) See LUC 20.20.130 for general requirements applicable to this use.

(13) In any existing development meeting the definition of LUC 20.25D.060, all permitted retail, service, and recreation uses combined may occupy any part of the existing development, provided that no individual use shall exceed 10,000 sf.

(14) In any new residential building, all permitted retail, service, and recreation uses combined may occupy the ground floor without size limitation, provided that no individual use shall exceed 10,000 sf. A single building is considered residential for the purposes of this note if more than 50 percent of the gross floor area is devoted to residential uses.

**Chart 20.25D.070 Services Uses in Bel-Red Land Use Districts**

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<tr>
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<td>Finance, Insurance, Real Estate Services (10)</td>
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<td>62</td>
<td>Personal Services: Laundry, Dry Cleaning, Barber and Beauty, Photography Studio and Shoe Repair</td>
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<td>6241</td>
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<td>629</td>
<td>Child Care Services (2, 3)</td>
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<td>629</td>
<td>Family Child Care Home in Single Family Residence</td>
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<td>629</td>
<td>Child Day Care Center</td>
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<td>629</td>
<td>Adult Day Care</td>
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<tr>
<td>63</td>
<td>Business Services, Duplicating and Blue Printing, Steno, Advertising (Except Outdoor), Travel Agencies and Employment (10)</td>
</tr>
<tr>
<td>634</td>
<td>Building Maintenance and Pest Control Services</td>
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<tr>
<td>637</td>
<td>Warehousing and Storage Services, Excluding Stockyards</td>
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<tr>
<td>639</td>
<td>Rental and Leasing Services: Cars, Trucks, Trailers, Furniture and Tools (4)</td>
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<tr>
<td>641</td>
<td>Auto Repair and Washing Services</td>
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<td>649</td>
<td>Repair Services: Watch, TV, Electrical, Computer, Upholstery</td>
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<th>Bel-Red General Commercial</th>
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<td>66</td>
<td>Contract Construction Services: Building Construction, Plumbing, Paving and Landscape</td>
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<td>Governmental Services: Executive, Legislative, Administrative and Judicial Functions (10)</td>
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<td>Limited Governmental Services: Executive and Administrative, Legislative and Protective Functions (10)</td>
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<td>Education: Primary and</td>
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### Services - Bel-Red Districts

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<td>Research, Development and Testing Services</td>
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Existing uses in the Bel-Red District are regulated pursuant to 20.25D.060.

**Key**  
P – Permitted Use  
C – Conditional Use (see Parts 20.30B and 20.30C)  
A – Administrative Conditional Use (see Part 20.30E)

**Notes:** Uses in land use districts – Services
(1) All permitted retail, service, and recreation uses combined shall not exceed 10,000 sf, except as provided for in Notes (11) and (12) below.

(2) Refer to Chapter 20.50 LUC for definitions of child care service, family child care home, and child day care center.

(3) A child care service may be located in a community facility in any land use district pursuant to LUC 20.20.170.E.

(4) See LUC 20.25D.100 Automobile Sales, Leasing, and Rental for applicable performance criteria.

(5) Auto repair and washing services are permitted as a subordinated use pursuant to LUC 20.20.840 only if located in a structured parking area.

(6) This use is limited in size to no greater than 20,000 sf.

(7) Uses are limited to community police stations of 1,500 sf or less.

(8) Refer to LUC 20.20.740 for general requirements applicable to public and private schools. Schools located in the BR-ORT land use district are considered to be in a Transition Area for the purposes of applying the above referenced section. All Bel-Red land use districts are considered to be non-residential for the purposes of applying LUC 20.20.740.

(9) Limited to 0.5 floor area ratio (FAR).

(10) Bicycle parking shall be provided pursuant to 20.25D.120.G.

(11) In any existing development meeting the definition of Section 20.25D.060, all permitted retail, service, and recreation uses combined may occupy any part of the existing development; provided that no individual use shall exceed 10,000 sf.

(12) In any new residential building, all permitted retail, service, and recreation uses combined may occupy the ground floor without size limitation, provided that no individual use shall exceed 10,000 sf. A single building is considered residential for the purposes of this note if more than 50 percent of the gross floor area is devoted to residential uses.
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<td>Public Assembly (Indoor): Sports, Arenas, Auditoriums and Exhibition Halls but excluding School Facilities</td>
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<td>(Outdoor): Fairgrounds</td>
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<td>7414 7415 7417 7425</td>
<td>Recreation Activities:</td>
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<td>P/P</td>
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<td></td>
<td>Gymnasiums, Athletic</td>
<td>P/P</td>
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<td></td>
<td>Clubs, Health Clubs</td>
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<td>Bel-Red Medical Office /Node</td>
<td>Bel-Red Office Residential /Nodes</td>
<td>Bel-Red Residential Comm./Nodes</td>
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<td>Bel-Red General Commercial</td>
<td>Bel-Red Commercial Residential</td>
<td>Bel-Red Office Residential Transition</td>
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<td>7491</td>
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<td>A/A</td>
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<td>A</td>
<td>A</td>
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<td>Stables and Riding Academies</td>
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<td>A 6</td>
<td>A 6</td>
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<td>P</td>
<td>P 7</td>
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<td>A</td>
<td>P 7</td>
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</table>

Existing uses in the Bel-Red District are regulated pursuant to 20.25D.060.

**Key**

- **P** – Permitted Use
- **C** – Conditional Use (see Parts 20.30B and 20.30C)
- **A** – Administrative Conditional Use (see Part 20.30E)

**Notes: Uses in land use districts – Recreation**

(1) This individual use is limited in size to no greater than 20,000 sf.

(2) All permitted retail, service, and recreation uses combined shall not exceed 10,000 sf, except as provided for in Notes (1), (8), and (9) of this Recreation Use Chart.

(3) Excludes zoos.

(4) Adult Theaters are subject to the regulations for adult entertainment uses in LUC 20.20.127.

(5) For carnivals, see LUC 20.20.160.
(6) See LUC 20.20.130 for general requirements applicable to this use.

(7) Public parks are generally permitted in all districts. However, the following types of uses or facilities in public parks require administrative conditional use approval when located in the BR-R or BR-ORT land use districts: lighted sports and play fields, sports and play fields with amplified sound, and community recreation centers. Nonrecreation uses in public parks located in the BR Land Use Districts require conditional use approval, except that the permit requirements for wireless communication facilities shall be as set forth in LUC 20.20.195. For purposes of this note, “nonrecreation use” means a commercial, social service or residential use located on park property but not functionally related to park programs and activities.

(8) In any existing development meeting the definition of Section 20.25D.060, all permitted retail, service, and recreation uses combined may occupy any part of the existing development; provided that no individual use shall exceed 10,000 sf.

(9) In any new residential building, all permitted retail, service, and recreation uses combined may occupy the ground floor without size limitation, provided that no individual use shall exceed 10,000 sf. A single building is considered residential for the purposes of this note if more than 50 percent of the gross floor area is devoted to residential uses.
Chart 20.25D.070 Resource Uses in the Bel-Red Districts

<table>
<thead>
<tr>
<th>STD LAND USE CODE REF</th>
<th>LAND USE CLASSIFICATION</th>
<th>Resources - Bel Red Districts</th>
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<tbody>
<tr>
<td></td>
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<td>Bel-Red Medical Office /Node</td>
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<tr>
<td>81</td>
<td>Agriculture, Production of Food and Fiber Crops, Dairies, Livestock and Fowl, Excluding Hogs</td>
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</tr>
<tr>
<td>821</td>
<td>Agricultural Processing</td>
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<tr>
<td>8221</td>
<td>Veterinary Clinic and Hospital (2)</td>
<td>P/P</td>
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<tr>
<td>8222</td>
<td>Poultry Hatcheries</td>
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<tr>
<td>83</td>
<td>Forestry, Tree Farms and Timber Production</td>
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<tr>
<td>8421</td>
<td>Fish Hatcheries</td>
<td></td>
</tr>
<tr>
<td>85</td>
<td>Mining, Quarrying (Including Sand and Gravel), Oil and Gas Extraction</td>
<td></td>
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Existing uses in the Bel-Red District are regulated pursuant to 20.25D.060.

**Key**

P – Permitted Use

C – Conditional Use (see Parts 20.30B and 20.30C)

A – Administrative Conditional Use (see Part 20.30E)

**Notes: Uses in land use districts – Resources**

1. Agriculture production is limited to the production of food and fiber crops.

2. See LUC 20.20.130 for general requirements applicable to this use.
20.25D.080 Dimensional Requirements.

A. General.

Paragraph A of this section (Chart 20.25D.080.A Dimensional Requirements in Bel-Red Districts) sets forth the dimensional requirements for each land use district in the Bel-Red Subarea. The Dimensional Requirements of Chart 20.20.010 do not apply in the Bel-Red land use districts. Each structure, development, or activity in a Bel-Red Land Use District shall comply with these requirements except as otherwise provided in this section. If a number appears in a box at the intersection of a column and a row, the dimensional requirement is subject to the special limitation indicated in the corresponding Note.

Chart 20.25D.080.A Dimensional Requirement in Bel-Red Districts

<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>MO-1</td>
<td>Nonresidential</td>
<td>0 (2) 0 (14)</td>
<td>28,000</td>
<td>28,000</td>
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<td>150</td>
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<td>RC-1</td>
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<td>28,000</td>
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<td>70 (13)</td>
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<tr>
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<tr>
<td>(15)</td>
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<td>Nonresidential</td>
<td>0 (2) 0 (14)</td>
<td>28,000</td>
<td>28,000</td>
<td>75%</td>
<td>30</td>
<td>45</td>
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<tr>
<td>Residential</td>
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</tr>
<tr>
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<td>28,000</td>
<td>75%</td>
<td>70</td>
<td>70</td>
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<tr>
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<td>Parking (12) (18)</td>
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<td>NA</td>
<td>75%</td>
<td>30</td>
<td>30</td>
<td>0.5 0.5</td>
</tr>
</tbody>
</table>

42
Notes: Chart 20.25D.080.A Dimensional Requirement in Bel-Red Districts

(1) For the purposes of this chart, a tower is determined to be nonresidential or residential if more than 50 percent of the gross floor area of the tower is devoted to that use. This distinction does not apply to the requirement for providing FAR amenities per LUC 20.25D.

(2) Where building height exceeds 45 feet, and the building is located within 15 feet of the front property line, the building shall incorporate a 15-foot deep stepback in that façade at a height no more than 40 feet above the average finished grade along that façade.

(3) All rear and side yards shall contain landscaping as required by LUC 20.25D.110 and 20.20.520.

(4) The maximum building height and FAR may be achieved only by participation in the FAR Amenity System LUC 20.25D.090.

(5) A building façade on any street identified as a Required Sidewalk-Oriented Development pursuant to LUC 20.25D.130.C shall incorporate a 15-foot deep stepback in that façade at a height no more than 40 feet above the average finished grade along that façade.

(6) Impervious Surface/Lot Coverage is calculated after subtracting all critical areas and critical area buffers; provided, that coal mine hazards (LUC 20.25H.130) and habitat associated with species of local importance (LUC 20.25H.150) shall not be subtracted. See LUC 20.20.460 for exceptions and performance standards relating to impervious surface.

(7) See LUC 20.20.030 for designation and measurement of setbacks.

(8) See LUC 20.25H.035 for additional critical area setbacks.

(9) See LUC 20.25H.045 for calculation of density/intensity on sites in the Critical Areas Overlay District.

(10) Certain non-critical area setbacks on sites in the Critical Areas Overlay District may be modified pursuant to LUC 20.25H.040.

(11) Maximum building height in the BR-ORT land use district shall be measured from average existing grade. See LUC 20.25D.130.D.4.d for additional transition edge development requirements.

(12) The ground floor of a parking structure shall include Required Ground Floor Uses pursuant to LUC 20.25D.130.A.

(13) Maximum building height west of 156th Avenue NE. Maximum building height located within 50 feet of the back of sidewalk along 156th Ave NE shall not exceed
45 feet as measured from the sidewalk grade adjacent to the building front. Maximum building height located greater than 50 feet from the back of sidewalk along 156th Ave NE, shall not exceed 70 feet as measured from average existing grade.

(14) Where building height exceeds 80 feet, all floors above 40 feet shall include a minimum side setback of 25 feet and a minimum rear setback of 25 feet as measured from the property line. Where building heights exceed 80 feet, a minimum separation of 50 feet for buildings on the same site shall be maintained for all floors above 40 feet. See paragraph B of this section for exceptions to this minimum setback/stepback dimensions.

(15) Maximum façade lengths west of 156th Avenue NE. The façade of any single building fronting on 156th Ave NE shall not exceed a maximum length of 150 feet. All buildings or portions of buildings located above the sidewalk grade measured adjacent to 156th Ave NE shall include a minimum building separation of 40 feet. The required minimum separation shall provide in a continuous building separation corridor that extends from 156th Ave NE to Bel-Red Road.

(16) Gross square feet per floor may be averaged for floor plates located above 40 feet.

(17) For the purposes of determining tower type, hotels and motels shall be considered nonresidential.

(18) For parking structure minimum setbacks refer to specific land use district.

(19) In the OR-1 and OR-2 Land Use Districts, all new development located on any site greater than five acres and less than 30 acres in size on [insert Code Adoption date] shall provide a minimum of 20 percent of total project gross square feet as residential use. A phased development shall provide the proportional minimum of residential use required per phase, except when approved as a component of a catalyst project Master Development Plan and the proportional development requirement is modified pursuant to a development agreement (see LUC 20.25D.035).

(20) The 28,000 gsf/f above 40 feet applies only to towers that do not exceed 80 feet. For residential towers, the maximum gross square feet per floor above 40 feet and at or below 80 feet is 12,000 gsf/f. For residential towers the maximum gross square feet per floor above 80 feet is 9,000 gsf/f.

(21) Denotes roof height above average finished grade.

(22) Variance from building height pursuant to Part 20.30G is not permitted in any Bel-Red Land Use District.

B. Exceptions to Dimensional Requirements.

1. Floor Plate Exceptions.
a. The Director may allow the connection of floor plates above 40 feet such that those floor plates exceed the gross square feet per floor above 40 feet consistent with the following limitations:

i. The connection shall be to allow for safe and efficient building exiting patterns. The connecting floor area shall include required exiting corridor area and may include the area associated with dwelling units or other building uses;

ii. The connection shall occur on no more than three floor levels above 40 feet; and

iii. The alternative design shall result in a building mass that gives the appearance of separate and distinct building elements.

b. Gross square feet/floor above 80 feet may be increased to 10,000 gsff if all required affordable housing is provided within the building and not through payment of a fee in lieu.

2. Setback/Stepback Exceptions.

a. Marquees, awnings, or bay windows that comply with the requirements of the Bel-Red Subarea Design Guidelines adopted pursuant to LUC 20.25D.150 may be permitted to extend over the public right-of-way upon approval of the Director.

b. The Director may allow modifications to the requirements of Note 14 of Chart 20.25D.080.A consistent with the following limitations:

i. The applicant can demonstrate that the resulting design will be more consistent with the Bel-Red Subarea Design Guidelines adopted pursuant to LUC 20.25D.150; and

ii. The building design, with the modification, shall maintain a minimum spacing between towers of not less than 50 feet.

c. Minor building elements as defined pursuant to LUC 20.20.025.C may intrude into any setback or stepback required pursuant to LUC Chart 20.25D.080.A, provided that the applicant can demonstrate that the resulting design will be more consistent with the Bel-Red Subarea Design Guidelines adopted pursuant to LUC 20.25D.150.

3. Floor Area Ratio Exceptions.

a. Per the FAR Amenity Incentive System LUC 20.25D.090, floor areas dedicated to affordable housing, public restrooms, and child care/nonprofit uses shall not be counted for the purpose of calculating FAR.
b. Each square foot of ground floor retail and enclosed plaza meeting the criteria set forth below shall not be counted for the purpose of calculating FAR:

i. Ground Floor Retail Uses: Ground floor retail uses as defined in LUC 20.25D.130.A shall not be counted provided the following limitations are met:

(1) The ground floor retail shall only be eligible for exception if located within a multi-story, multi-use building;

(2) The ground floor retail shall meet the requirements set forth in LUC 20.25D.130.A Bel-Red Subarea Development Standards applicable to retail uses;

(3) Outside the nodes the maximum depth of tenant space eligible for exception is 60 feet; and

(4) Inside the nodes ground floor retail shall not be counted.

ii. Enclosed Plazas shall not be counted provided the following limitations are met:

(1) The enclosed plaza shall be clearly visible and accessible from the public right-of-way;

(2) The enclosed plaza shall coordinate with and complement ground floor retail uses to the maximum extent feasible;

(3) At least 10% of the surface area of the enclosed plaza shall be landscaped;

(4) The enclosed plaza shall contain at least one sitting space for each 100 sf of plaza;

(5) The enclosed plaza shall be a minimum size of 1,000 sf;

(6) Only 4,000 sf of the enclosed plaza shall be excepted for the purpose of calculating FAR;

(7) The enclosed plaza shall have a minimum horizontal dimension (width and depth) of no less than 20 feet;

(8) The enclosed plaza shall be signed as “Public Access” and open to the public from 7 a.m. to 9 p.m. daily or during business hours, whichever is longer. The sign for the enclosed plaza shall be visible from the public right-of-way; and
(9) Any use or feature for the exclusive use of the building users or tenants shall be counted for the purpose of calculating FAR.

C. Impervious Surface/Lot Coverage.

1. Underground buildings as defined in LUC 20.50.050 are not structures for the purpose of calculating floor area.

2. Buildings constructed partially below grade and not higher than 30 inches above existing or finished grade, whichever is lower, are not structures for the purpose of calculating lot coverage subject to the following conditions:

   a. The 30-inch height limit shall be met at all points along the building excluding those areas necessary to provide reasonable ingress and egress to the underground portions of the building; and

   b. The rooftop of any underground building shall be screened from abutting properties with 10 feet of Type II landscaping as described in LUC 20.20.520.G.2; except that the required trees shall be a minimum of 10 feet in height at planting. Alternatively, if a use is proposed for the rooftop, the rooftop may be landscaped consistent with the planting requirements for the specific use that is proposed and for the land use district in which the use is located. All landscaping shall comply with standards set forth in LUC 20.20.520.

3. Buildings constructed partially below grade and not higher than 30 inches above average finished grade are not structures for the purpose of calculating impervious surface; provided, that the rooftop of the building shall be landscaped consistent with the City of Bellevue’s Utilities Department Engineering Standards, chapter D9, now or as hereafter amended, for the building roof area as approved by the Director.

D. Floor Area Ratio Earned from Special Dedications and Transfers.

1. General. Land that is dedicated to the City of Bellevue for right-of-way, parks, or open space, without compensation to the owner may be used for the purpose of computing maximum FAR notwithstanding the definition of floor area ratio in LUC 20.50.020; provided that the requirements of Paragraph D.2 or D.3 are met. The Director shall calculate the amount of square footage earned for transfer. Any dedication for which a transfer is earned under this LUC 20.25D.080.D is not eligible to earn additional bonus under LUC Chart 20.25D.090.C.2.


   a. Eligible Right-of-Way Identified in an Adopted Plan or Document. A property owner may make a special dedication by conveying land identified for right-of-way acquisition in a Transportation Facilities Plan of the Comprehensive Plan,
the Transportation Facilities Plan adopted by the City Council, the Capital Investment Program Plan or the street development standards of LUC 20.25D.140 by an instrument approved by the City Attorney.

b. Eligible Right-of-Way Not Otherwise Identified. A property owner may make a special dedication by conveying land identified by the Director of Transportation as necessary for safety or operational improvement projects by an instrument approved by the City Attorney.

c. Floor Area Earned. The floor area available to transfer shall be equal to that permitted through the base and maximum FAR limits that apply to the square footage of the area to be dedicated in conformance with this paragraph D.2 and shall be included in the project limit for the purpose of computing maximum FAR. The transfer FAR shall be calculated based on applicable land use district regulations for the dedication area and may include FAR earned through the amenity incentive system if permitted by the land use district.

3. Parks and Open Space Transfers.

a. Eligible Park or Open Space identified within the Bel-Red Subarea Plan. A property owner may earn floor area for transfer to a different site by conveying land identified for park or open space in the Bel-Red Subarea Plan by an instrument approved by the City Attorney.

b. Floor Area Earned. The floor area available to transfer shall be equal to that permitted through the base and maximum FAR limits that apply to the square footage of the area to be dedicated in conformance with paragraph D.3 and shall be added to the allowed floor area of the project for the purpose of computing maximum FAR. The transfer FAR shall be calculated based on applicable land use district regulations for the dedication area and may include FAR earned through the amenity incentive system if permitted by the land use district.

<table>
<thead>
<tr>
<th>Dedication area in Square feet</th>
<th>X</th>
<th>Base FAR applicable to dedication area + FAR earned through amenity incentive system, not to exceed maximum FAR applicable to dedication area</th>
<th>= Total Transferable Floor Area</th>
</tr>
</thead>
</table>

48
Use of Transferable Floor Area.

- Limitation on Location. Transferable floor area shall only be used in the following Bel-Red land use districts (MO-1, OR-1, CR-2, RC-1, RC-2, CR, and R).

- Limitation on Transfer.

  Transferable floor area shall not be used to achieve an effective site FAR of greater than 0.5 above the maximum FAR permitted for the land use district.

Hypothetical example: A 0.5 acre site, zoned CR, is dedicated to the city for park space. The CR zoning district has a base FAR of 1.0 and a maximum FAR of 2.0. Therefore, up to 21,780 sf (0.5 acres x 43,560 sf) of floor area could be transferred to a development site in Bel-Red at the base FAR, or up to 43,560 sq. ft. could be transferred if additional FAR is earned through participation in the amenity incentive system.

If the receiving site is 10 acres with a maximum FAR of 4.0, its allowed floor area, with participation in the amenity incentive system, would be 1,742,400 sf (10 acres x 43,560 sf x 4.0 FAR). By transferring additional floor area from the above sending site, the maximum floor area could be 1,785,960 sf (1,742,400 + 43,560 sf). The transferred area could not exceed an additional 0.5 FAR for the receiving site, or 217,800 sf.

4. Notwithstanding any provision of this Code, no transfer of floor area occurs when all property is included in one project limit.

20.25D.090 FAR Amenity Incentive System.

A. General.

A development within a project limit may exceed the base FAR and base building height permitted pursuant to Chart 20.25D.080.A for development within a Bel-Red Land Use District only if it complies with the requirements of this section. In no case may the development within a project limit exceed the maximum floor area ratio permitted for the district except pursuant to LUC 20.25D.080.D. Each unit of measurement (square feet, linear feet, etc.) may only be used to gain one floor area ratio bonus, except where specifically provided otherwise. Any dedication for which a transfer is earned under LUC 20.25D.080.D is not eligible to earn additional bonus under this Section.

B. Required Review.

The Director may approve an amenity which complies with paragraph C below if:

1. The design criteria established for the amenity have been met; and
2. A public benefit will be derived from the development of the proposed amenity in the proposed location.

C. Specific Requirements.

1. Participation in the FAR Amenity System shall comply with LUC Chart 20.25D.090.C FAR Amenity Incentive System provided below.

2. In a multi-building development within a single project limit, amenities may be allocated among all buildings within the project limit; provided, that such allocation shall be approved by the Director through a Master Development Plan. If construction of the multi-building development is to be phased, no phase may depend on the future construction of amenities.

3. Development within a project limit may only exceed its base FAR limit and base building height by providing FAR amenities as described in the LUC Chart 20.25D.090.C and this paragraph. To achieve the maximum FAR for the district, amenities from Tier 1 and Tier 2 must be provided at the specified ratio for every additional square foot of building area to be built beyond the base limit.

   a. A development within a single project limit must first fully utilize Tier 1 amenity bonuses before using Tier 2 amenity bonuses.

   b. A residential development or a residential portion of a development must utilize Tier 1 amenities in the following order:

      i. Tier 1a, affordable housing as described in LUC Chart 20.25D.090.C.1 below; and

      ii. Tier 1b, park dedications, park improvements, trail dedications and easements, stream restoration, or regional transfer of development rights as described in LUC Chart 20.25D.090.C.2 through 6.

   c. After fulfilling Tier 1, a development may utilize any of the amenity bonus types, whether from Tier 1 or 2. Tier 1 equals 2.5 FAR above the base in the MO-1, OR-1, OR-2, RC-1, RC-2, and RC-3 districts and Tier 1a and 1b each equal 1.25 FAR, where applicable. Tier 2 equals 0.5 FAR above Tier 1 in the MO-1, OR-1, OR-2, RC-1, RC-2, and RC-3 districts.

4. Tier 1 equals 1.0 FAR above the base in the CR and R districts and Tier 1a and 1b each equal 0.5 FAR, where applicable. No Tier 2 bonuses are permitted in the CR and R districts.
Example of Tiered FAR Amenity Allocation
Figure 20.25D.090.C

Within Nodes
(MO-1, OR-1, OR-2, RC-1, RC-2, RC-3)

Outside Nodes
(R and CR Zones Only)

Note: Tier 1 bonus(es) must be fulfilled prior to pursuing Tier 2 bonus. Where applicable, Tier 1a bonus must be fulfilled prior to pursuing Tier 1b bonus.

5. In-lieu fees shall be used to develop the amenity for which the in-lieu fee was paid to earn bonus FAR.

6. In-lieu fees shall be assessed and collected at building permit issuance.

7. Chart 20.25D.090.C FAR Amenity Incentive System

<table>
<thead>
<tr>
<th>AMENITY (1)</th>
<th>APPLICABLE ZONES AND BONUS (3)</th>
<th>DESIGN CRITERIA</th>
</tr>
</thead>
<tbody>
<tr>
<td>MO-1, OR-1, OR-2, RC-1, RC-2, RC-3, CR, R</td>
<td></td>
<td>TIER 1a</td>
</tr>
</tbody>
</table>
1. **AFFORDABLE HOUSING**

   Threshold bonus for residential/mixed-use development at up to 80% median income level for rental and up to 100% income level for ownership.

   (2)

   *Floor area shall not be counted for the purpose of calculating FAR.

   | Rental: 4.6 sf bonus building area per sf of affordable rental housing 80% median income. Owner: 7.2 sf bonus building area per sf of ownership affordable housing at 100% median income. Fee-in-lieu for Tier 1 residential: $18 per sf bonus area Fee-in-lieu for non-residential and Tier 2: $15 per sf bonus area. |
   | 1. May be integrated into the same building as market rate housing, or in a stand-alone building on-site. 2. Design shall be generally consistent with associated market rate housing, provided that unit size, amenities, and interior finishes may vary from market units; and further provided that the bedroom mix and exterior finishes shall be comparable to the market rate units. |

---

TIER 1b

2. **PARK DEDICATION**

   Dedication of land for park purposes that is provided by the owner consistent with the Bel-Red Parks and Open Space Plan generalized locations and size requirements (Figure S-BR.3).

   | 3.0 sf bonus building area per sf of park dedication. Fee-in-lieu: $15 per sf bonus area. |
   | 1. Park dedications shall be consistent with the Bel-Red Parks and Open Space Plan identified locations and sizes. 2. Park dedications do not need to be contiguous with the site on which development is proposed. 3. Park dedications shall include FAR associated with the dedicated area. 4. The dedication shall be provided in a form satisfactory to the city. |
### 3. PARK IMPROVEMENTS

Improvements made on private property to function as park area, or improvements made to city-owned community, neighborhood, and mini-parks.

<table>
<thead>
<tr>
<th>2.7 sf bonus building area per sf of new park, (does not include land value). Fee-in-lieu $15 per sf bonus area.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Improvements made on private property to function as park area must be consistent with the Bel-Red Subarea Plan. 2. Improvements made on private property to function as park area do not need to be contiguous with the site on which development is proposed. 3. Improvements made on private property to function as park area must include signage and effectively function as part of the Bellevue parks system, including the ability to be programmed by the city. 4. Owners of private property improved to function as a park area shall provide an easement in a form satisfactory to the city that allows for public access and maintenance. 5. Improvements made to city-owned parks must be constructed by the developer consistent with applicable city plans.</td>
</tr>
</tbody>
</table>

### 4. TRAIL DEDICATIONS AND EASEMENTS

Dedications and easements of land for public access trail purposes that are provided by the developer consistent with the Bel-Red Subarea Parks and Open Space Plan paved multi-purpose or soft surface locations and size requirements (Figure S-BR.3).

<table>
<thead>
<tr>
<th>3.0 sf bonus building area per sf of trail dedication. 1.5 sf bonus building area per sf of trail easement. Fee-in-lieu: $15 per sf bonus area.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Trails are dedicated or provided through an easement for public use at the discretion of and in a form approved by the city. 2. Trail dedications and easements shall be consistent with the Bel-Red Parks and Open Space Plan paved multi-purpose or soft surface locations and sizes. 3. Trail dedications and easements do not need to be contiguous with the site for which development is proposed. 4. Trail dedications shall include FAR associated with the dedicated area. 5. Trail easements shall allow city access for trail construction and maintenance.</td>
</tr>
</tbody>
</table>
5. STREAM RESTORATION
Stream restoration bonus to be applied for improvements above and beyond city's Critical Areas provisions, part 20.25H. Projects must in Bel-Red Subarea Plan, and may include removal of fish passage barriers, daylighting piped stream segments, restoration of natural streamside vegetation, and enhanced fish and wildlife habitat.

| 66.7 sf building area bonus per $1,000 stream restoration, (does not include land value). Fee-in-lieu $15 per sf bonus area. Fee-in-lieu is not subject to the minimum 10,000 sf requirement. | 1. A restoration plan shall be prepared by a qualified professional and approved by the city.
2. Must be coordinated with public trail system to the greatest extent possible.
3. Improvements and plans to support those improvements shall be in addition to that required by LUC 20.25H. Critical Areas Overlay District.
4. Minimum 10,000 sf.
5. May occur on-site or off-site.
6. Owner shall provide easement allowing city access for maintenance, monitoring, and trail construction. |

6. REGIONAL TRANSFER OF DEVELOPMENT RIGHTS (TDRs)
Transfer of development rights to designated Bel-Red areas that achieve conservation of rural resource lands outside the Countywide Urban Growth Boundary.

| 1,333 sf bonus building area per TDR credit, or per Bellevue-King County TDR Interlocal Agreement as originally adopted or subsequently amended. | 1. TDR credits defined in accordance with the King County TDR Program as approved or subsequently amended by the city pursuant to the Bellevue-King County TDR Interlocal Agreement.
2. TDR credits for use in the entire Bel-Red Subarea is limited to 75. |

7. CHILD CARE/NONPROFIT SPACE*
Floor area dedicated to child care, non-profit groups whose purpose is to provide community or social services, or non-profit groups whose purpose is to provide arts/cultural uses.

| 13.7 sf bonus building area per sf of non-profit/community service space. Fee-in-lieu at $15 per sf bonus area (or higher rate). | 1. Childcare services must comply with the requirements of LUC 20.20.170.
2. Non-profit arts/cultural uses include art education, rehearsal, and performance, art production, and artist live/work space.
3. Space shall be used in manner described for the life of the project.
4. Documentation of nonprofit status shall be provided.
5. Director may approve a buy-out of space originally dedicated to child care/non-profit space at the prevailing fee-in-lieu rate if applicant shows good faith efforts to locate eligible tenant. If buy-out option is approved, covenant required in number 3 above shall be released. |

*Floor area shall not be counted for the purpose of calculating FAR.
| 8. PUBLIC RESTROOMS* | 16.7 sf bonus building area per sf of public restroom space. | 1. Shall be located on the ground level of the building.
2. Shall be open for use by the public during normal business hours.
3. Exterior of building shall be signed to identify location and public access of facility.
4. Maintenance of the facility is the obligation of the owner of that portion of the building within which the restroom is located for the life of the project.

*Floor area shall not be counted for the purpose of calculating FAR.

| 9. PUBLIC ART | 66.7 sf building area bonus per $1,000 artwork. | 1. Shall be permanent and displayed outside of or on the building in areas open to the general public and/or any adjacent public right-of-way, perimeter sidewalk or pedestrian way.
2. May be an object or integrated feature of the building’s exterior.
3. Art must be accepted by the Bellevue Arts Commission per the Public Art Selection Criteria.
4. Value of art to be determined through appraisal accepted by Bellevue Arts Program.
5. Maintenance of the art is the obligation of the owner of that portion of the site where the public art is located for the life of the project. |
10. PUBLIC ACCESS TO OUTDOOR PLAZA
A continuous open space, predominantly open above, and designed predominantly for use by people as opposed to serving specifically as a setting for a building.

<table>
<thead>
<tr>
<th>2.3 sf bonus building area per sf of outdoor plaza.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Shall abut and be within 3 ft in elevation of a perimeter sidewalk or pedestrian connection so as to be visually and physically accessible.</td>
</tr>
<tr>
<td>2. Shall provide protection from adverse wind, wherever practical.</td>
</tr>
<tr>
<td>3. At least 20% of the plaza surface area shall be landscaped.</td>
</tr>
<tr>
<td>4. Shall provide at least one sitting space for each 100 sf of plaza.</td>
</tr>
<tr>
<td>5. Shall be enclosed on at least two sides by a structure or by landscaping which creates a wall effect.</td>
</tr>
<tr>
<td>6. Minimum size is 1,500 sf</td>
</tr>
<tr>
<td>7. Maximum size is 15,000 sf</td>
</tr>
<tr>
<td>8. Minimum horizontal dimension is 20 ft.</td>
</tr>
<tr>
<td>9. Shall provide opportunities for penetration of sunlight in majority of plaza between 11 a.m. and 2 p.m.</td>
</tr>
<tr>
<td>10. Shall not be used for parking, loading or vehicular access.</td>
</tr>
<tr>
<td>11. Shall provide “Public Access” signage and be open to the public from 7 a.m. to 9 p.m. daily or during business hours, whichever is longer.”</td>
</tr>
</tbody>
</table>

11. LEED GOLD OR PLATINUM CERTIFICATION

| 0.13 FAR bonus for LEED Gold |
| 0.33 for LEED Platinum. |
| 1. Building shall meet minimum criteria for LEED certification in chosen category. |
| 2. A performance bond equivalent to the value of the bonus shall be provided to the city by the developer. In the event the project does not achieve the planned rating, all or part of the money shall be used for environmental improvements identified by the city. |

12. ACTIVE RECREATION AREA*
An area which provides active recreational facilities for tenants of the development of which it is a part and for the general public. Does not include health or athletic clubs.

| 9.7 sf bonus building area per sf of active recreation area. 66.7 sf building area bonus per $1,000 active recreation improvement (does not include land value). |
| 1. May not be used for parking or storage. |
| 2. May be located out of doors, on top of, or within a structure. |
| 3. Recreational facilities include, but are not limited to, sport courts, child play areas, and exercise rooms. |
| 4. May be fee-for-use but not exclusively by membership. |

*Floor area shall not be counted for the purpose of calculating FAR.
13. NATURAL DRAINAGE PRACTICES
Low impact development techniques that improve natural drainage practices such as rain gardens, pervious pavement, vegetated roof, and amended soils.

| 0.7 bonus building area per sf of effective natural drainage practice. |
| 1. Shall meet criteria of the Bellevue Utilities Department Engineering Standards Chapter D9, now or as hereafter amended. |
| 2. Underlying soil condition and infiltration rate must be appropriate for the practice. |
| 3. Requirement for large storm events as determined by Bellevue Utilities Department shall be met. |
| 4. Maintenance of the natural drainage practice is the obligation of the property owner for the life of the project. |

Notes: Chart 20.25D.090.C FAR Amenity Incentive System

(1) Measured in square feet of permitted development for each qualifying developed square foot of amenity unless otherwise noted.

(2) An agreement in a form approved by the city must be recorded with King County Department of Records and Elections requiring affordable housing square footage that is provided under this section to remain affordable housing for the life of the project. This agreement shall be a covenant running with the land, binding on the assigns, heirs, and successors of the applicant.

(3) Where a bonus is earned by payment of a fee-in-lieu, the fee-in-lieu amount established in Chart 20.25D.090.C as of [insert Code adoption date] will be reviewed annually, and, effective January 1 of each year, may be administratively increased or decreased by an adjustment to reflect the current published annual change in the Seattle Consumer Price Index for Wager Earners and Clerical Workers as needed in order to maintain accurate costs for the region.

20.25D.100 Automobile and Motorcycle Sales, Leasing, and Rental.

A. The following decision criteria, in addition to the criteria in LUC 20.30E.140, apply to an Administrative Conditional Use Permit application for the leasing, rental, and/or retail sale of automobiles and/or motorcycles in the BR land use districts:

1. The applicant shall provide adequate off-street unloading area for vehicle carriers;

2. Limitations on Outside Storage and Displays

   a. Inside Nodes: No outside storage or display is permitted between the building and public right-of-way designated for required sidewalk-oriented development (refer to LUC 20.25D.130.C);
b. Properties abutting the north side of Bel-Red Road: No outside storage or display is permitted between the building and Bel-Red Road; and

3. The provisions of LUC 20.20.135 shall not apply within Bel-Red.

20.25D.110 Landscape Development, Outdoor Storage, Retail Display, and Fence Standards.

A. General.

1. Applicability. The provisions of LUC 20.20.520 Paragraphs A, D, E, G, I, J, K, and L apply to development in the BR Land Use Districts in addition to the provisions contained in this section.

2. Review Required. The Director shall review the proposed landscape development, outdoor storage, retail display, and fencing and may approve a proposed structure, alteration, site development, use, or occupancy only if the requirements of this section are met, subject to the provisions of LUC 20.25D.060 for existing conditions.

B. Street Frontage Landscape Development Requirements.

1. Purpose/Intent. Landscape development, including retention of significant trees, as required by this section is necessary to maintain and protect property values, to enhance the visual appearance of the Bel-Red Subarea, to preserve the natural wooded character of the Pacific Northwest, to promote utilization of natural systems, to reduce the impacts of development on the storm drainage system and water resources, to provide a better transition between the various land use districts in the Bel-Red Subarea and to enhance the pedestrian environment.

2. Where Required. The following street frontage landscape development requirements apply, except where the development is regulated by LUC 20.25D.130.B or C. See Figure 20.25D.110, Required Landscape Treatments for the streets mentioned below.
3. Applicable Standards.

a. Transit Boulevard Landscaping: NE15th/16th Street:
   i. Corridor Design approval through Transportation Department.

b. 130th Avenue Shopping Street north of NE 15th/16th:
   i. Corridor design approval through Transportation Department.
   ii. Dimensions: Sidewalk: 9 ft
       Planting: 5 ft

c. Bel-Red Road from 124th to 148th
   i. Dimensions: Sidewalk: 8 ft
       Planting: 20 ft
   ii. On both sides of Bel-Red Road the required landscaping shall be
       provided except where a plaza or gateway meeting the requirements of
       the Bel-Red Design Guidelines, LUC 20.25D.150, abut the sidewalk.
   iii. The sidewalk may meander into the planting area only where
       necessary to retain significant trees. In such case, the overall
       dimension of sidewalk and sidewalk planting shall total 28 feet.

iv. Planting

   (1) All significant trees shall be maintained between the street and
       existing or proposed development pursuant to Paragraph A above and
       each of the following standards shall be met:

   (2) A minimum of five trees (evergreen and deciduous) per 1,000 sf of
       planting area shall be provided. No more than 40 percent shall be
       deciduous. Evergreen trees shall be a minimum height of 10 feet at
       planting. Deciduous trees shall have a minimum caliper of 2-1/2
       inches.

   (3) Evergreen shrubs shall be provided at a minimum spacing of three
       feet on center; shrubs shall be a minimum height of 42 inches at
       planting.

   (4) Living groundcover shall be provided as necessary to cover the
       landscape area within a minimum of three years.

   (5) At least 50 percent of the plantings shall be native species.

d. Arterial Landscaping includes 116th Avenue NE, 120th Avenue NE, 130th
   Avenue NE south of NE 15th/16th, 148th Avenue NE, 156th Avenue NE, Bel-Red Rd east of 148th Avenue NE
   i. Dimensions: Sidewalk 6 ft
      Planting 5 ft
   ii. Street Trees:
(1) Street trees with a minimum caliper of 2-1/2 inches shall be provided at a maximum spacing of 30 feet on center in tree wells a minimum of five feet wide and 10 feet long.
(2) Summit Ash - *Fraxinus pennsylvanica* "Summit". The Summit Ash trees will be planted symmetrically (from mid-block outwards to end of block).
(3) Greenspire Linden - *Tilia cordata* "Greenspire" located at the end of block.

iii. Tree Well Groundcover Plantings: Groundcover shall be provided as necessary to cover the landscape area within a minimum of three years.
(1) Mondo Grass
(2) Creeping Lily Turf
(3) Lemon Daylily - *Hemerocallis flava*
(4) Salal - *Gaultheria shallon*

e. Local Street Landscaping

i. Dimensions: Sidewalk: 6 ft

Planting: 5 ft

ii. Street Tree Planting List. Street trees shall have a minimum 2-1/2-inch caliper. The trees shall be planted symmetrically (from mid-block outwards to end of block).
(1) Village Green Zelkova - *Zelkova serrulata* "Village Green"
(2) Greenspire Linden - *Tilia cordata* "Greenspire"

iii. Tree Well Groundcover Plantings.
(1) Lemon Daylily
(2) Kinnickinnick - *Arctostaphylos uva-ursi*

f. Green Street Landscaping

i. Dimensions: Sidewalk: 6 ft

Plantings: 6 ft

ii. Stormwater planters pursuant to Bellevue Utilities Department Engineering Standards Chapter D9, now or as hereafter amended.

iii. Street Trees:
(1) Street trees with a minimum caliper of 2-1/2 inches shall be provided at a maximum spacing of 30 feet on center
(2) Black Tupelo *Nyssa sylvatica*
(3) American Hornbeam *Carpinus caroliniana*
(4) Eastern Redbud *Cercis canadensis*
(5) Dacquemontii Birch *Betula jacquemontii*
C. **Perimeter Landscape Development** for land use districts

1. Purpose Intent. Landscape development, including retention of significant trees, as required by this section is necessary to create visual separation between different land use districts.

2. Where Required. A 20 foot landscape buffer shall be provided along the interior property line of a district abutting BR-R and BR-ORT Land Use Districts.

3. Applicable Standards.

   a. Evergreen and deciduous trees shall be provided at a maximum spacing of 20-feet on center. No more than 30 percent shall be deciduous. Trees shall be a minimum height of 10 feet at planting.

   b. Evergreen shrubs shall be provided at a minimum spacing of three feet on center. Shrubs shall be a minimum of two-gallon in size at planting.

   c. Living ground cover shall be provided as necessary to cover the entire remaining area within a minimum of three years.

   d. No portion may be paved except for vehicular entrance drives and required trails or other pedestrian connections, and these features should be minimized to the extent feasible.

D. **Interior Property Line Development**

1. Purpose/Intent. The landscape development required by this section is necessary to provide visual separation of uses so as to soften the appearance of parking areas and building elevations.

2. Where Required. A 10 foot landscape buffer shall be provided along an interior property not regulated elsewhere.


   a. Evergreen and deciduous trees, with no more than 50 percent being deciduous, a minimum of six feet in height, and planted at intervals no greater than 30 feet on center; and

   b. If planted to buffer a building elevation, shrubs, a minimum of three and one-half feet in height, and living ground cover planted so that the ground will be covered within three years; or

   c. If planted to buffer a parking area, access, or site development other than a building, any of the following alternatives may be used unless otherwise noted:
i. Shrubs, a minimum of three and one-half feet in height and living ground cover must be planted so that the ground will be covered within three years.

ii. Earth-mounding, an average of three and one-half feet in height, planted with shrubs or living ground cover so that the ground will be covered within three years. This alternative may not be used in a Downtown Land Use District.

iii. A combination of earth-mounding and shrubs to produce a visual barrier at least three and one-half feet in height.

E. Curb Extension Planting.

1. Purpose/Intent. Landscape development as required by this section is necessary to enhance the visual appearance of the Bel-Red Subarea, to reduce the impacts of development on the storm drainage system and water resources to enhance the pedestrian environment in the Bel-Red Subarea.

2. Where Required: Refer to Transportation Department Development Standards for curb extension design standards and generalized locations.
   
a. Type I. Curb Extension Planting – refer to symbol on map
   
b. Type II. Curb Extension Planting – refer to symbol on map

   
a. General Standards applicable to all curb extension planting types
      
i. Groundcover and shrubs shall be provided as necessary to cover the landscape area width within three years.
      
ii. Shrubs shall be a minimum of one gallon at the time of planting to cover the landscape area within a minimum of three years.

   
iii. Shrubs. A combination of the following shrubs is required at any curb extension unless modified below. All specified shrubs shall be a minimum of one gallon at the time of planting.

   
   (1) Tall Oregon Grape - *Mahonia aquafolium*
   (2) Creeping Oregon Grape - *Mahonia repens*
   (3) Salal - *Gaultheria shallon*
   (4) Golden Princess Spirea - *Spiraea japonica* "Golden Princess"
   (5) Western Swordfern - *Polystichum munitum*
   (6) Lemon Daylily - *Hemerocallis flava*
   (7) David Viburnum - *Viburnum davidii*

b. Type I Curb Extension Planting.
   
i. Trees
(1) Vine Maple - *Acer circinatum* with 2-3 trees with a minimum 3/4 inch caliper planted within each curb extension
(2) Styrax japonicus "Japanese snowdrop"
(3) Cercidiphyllum japonicum "Katsura"
(4) Cercis canadensis alba "Redbud"

c. Type II Curb Extension Planting
   i. Trees
      (1) Minimum 2-inch caliper
      (2) Coral Bark Maple - *Acer Palmatum* "Sango-kaku"
      (3) Dogwood *cornus kousa*
      (4) Lemon Daylily - *Hemerocallis flava*
      (5) David Viburnum - *Viburnum davidii*

F. Significant Tree Retention and Pruning.

Tree retention requirements of LUC 20.20.900 shall apply in addition to the requirements set forth below.

1. In the landscape areas required pursuant to paragraphs B and C above, all significant trees shall be retained that do not constitute a safety hazard as determined by the Director and consistent with the guidelines of the International Society of Arboriculture.

2. Select Tree Pruning. Pruning of existing trees within the 20-foot wide landscape buffer on the north and south sides of Bel-Red Road shall be performed in accordance with guidelines established by the Director for each of the following pruning techniques: canopy reduction; canopy cleaning; canopy thinning; canopy raising or lifting; structural pruning; and canopy restoration. Pruning shall be performed in a manner that ensures continued survival of the vegetation.

3. Pruning or removal of significant trees within Parks and Community Services easements is prohibited except as performed by the City of Bellevue if restricted by the terms of an easement.

G. Screening of Retail Display, Parking Areas, Vehicular Access, and Outdoor Storage Associated with Manufacturing Uses.

Between the sidewalk and the subject property 10 feet of Type III landscaping is required to screen a surface vehicular access, parking area, new retail display, or new outdoor storage associated with an existing or permitted manufacturing use. An alternative design may be approved through Alternative Landscape Option, LUC 20.20.520.J.
H. Fences.

1. No fence shall be permitted to violate the sight obstruction restrictions at street intersections. (See BCC 14.60.240 now or as hereafter amended.)

2. Any fence which exceeds eight feet in height requires a building permit and shall conform to the International Building Code, as adopted by the City of Bellevue now or as subsequently amended or superseded.

3. Height shall be measured from finished grade at the exterior side of the fence. No person shall construct a berm upon which to build a fence unless the total height of the berm plus the fence does not exceed the maximum height allowable for the fence if the berm was not present.

4. Prohibited Fences. The following types of fences are prohibited:
   a. Barbed wire.
   b. Electric fences.
   c. Chain link fences are not permitted on any street frontage in any land use district except as follows:
      i. To secure a construction site or area during the period of construction, site alteration, or other modification;
      ii. In connection with any approved temporary or special event use; or
      iii. As a component of an existing development pursuant to LUC 20.25D.060.

20.25D.120 Parking, Circulation, and Internal Walkway Requirements.

A. General.


2. Review Required. The Director shall review the proposed parking, circulation, and walkways and may approve the proposed structure, alteration, site development, use, or occupancy only if the requirements of this section are met, subject to the provisions of LUC 20.25D.060 for existing conditions.

B. Minimum/Maximum Parking Requirements by Use – Specified Uses.

1. Number of Parking Stalls. The requirements of this section for the number of parking stalls apply to each new use and to each new tenant.
2. Parking Standards for Bel-Red - Chart 20.25D.120.B.2

<table>
<thead>
<tr>
<th>Use</th>
<th>Unit of Measure</th>
<th>MO-1, OR-1, OR-2, RC-1, RC-2, RC-3</th>
<th>MO, OR, RC, CR, GC, R, ORT</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Financial institution</td>
<td>Per 1,000 nsf</td>
<td>2.0</td>
<td>3.0/3.5 (1)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>3.0</td>
</tr>
<tr>
<td>b. Manufacturing/assembly</td>
<td>Per 1,000 nsf</td>
<td>1.0</td>
<td>2.0</td>
</tr>
<tr>
<td>c. Home furnishing-retail and major appliances-retail</td>
<td>Per 1,000 nsf</td>
<td>1.5</td>
<td>3.0</td>
</tr>
<tr>
<td>d. Manufacturing/assembly (other than high technology/light industry)</td>
<td>Per 1,000 nsf</td>
<td>1.0</td>
<td>1.5</td>
</tr>
<tr>
<td>e. Office: Business services/professional services/general office</td>
<td>Per 1,000 nsf</td>
<td>2.0</td>
<td>3.0/3.5 (1)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>3.0</td>
</tr>
<tr>
<td>f. Office: Medical/dental/health related services</td>
<td>Per 1,000 nsf</td>
<td>3.5</td>
<td>4.0/4.5 (1)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>4.0</td>
</tr>
<tr>
<td>g. Residential (5)</td>
<td>Per unit</td>
<td>0.75</td>
<td>2.0</td>
</tr>
<tr>
<td>h. Restaurant and bar (3)</td>
<td>Per 1,000 nsf</td>
<td>5.0 (4)</td>
<td>15.0</td>
</tr>
<tr>
<td>i. Retail, personal service, shopping center</td>
<td>Per 1,000 nsf</td>
<td>2.5 (4)</td>
<td>4.5</td>
</tr>
<tr>
<td>j. Retail and personal service in mixed-use development (2,3)</td>
<td>Per 1,000 nsf</td>
<td>2.0</td>
<td>3.5</td>
</tr>
<tr>
<td>k. Senior housing: Nursing home</td>
<td>Per patient bed</td>
<td>0.25</td>
<td>0.75</td>
</tr>
<tr>
<td>l. Senior housing: Senior citizen dwelling or congregate care</td>
<td>Per living unit</td>
<td>0.25</td>
<td>1.0</td>
</tr>
<tr>
<td>m. Wholesale, warehouse</td>
<td>Per 1,000 nsf</td>
<td>1.5</td>
<td>2.0</td>
</tr>
</tbody>
</table>

Notes applicable to parking standards for Bel-Red (Chart 20.25D.120.B.2):
(1) The maximum parking ratio for financial institutions and office uses in LUC Chart 20.25D.120.B.2.a and e may be increased from 3.0 to 3.5 per 1,000 nsf and in Chart 20.25D.120.B.2.f from 4.0 to 4.5 per 1,000 nsf as follows:

   a. For off-site parking, the additional 0.5 per 1,000 nsf increment shall be provided in an interim surface parking configuration no more than 500 feet away from the site. The interim parking will have a sunset clause of ten (10) years, or such other period approved through a phasing plan, Part 20.30V LUC; or

   b. For on-site parking, the additional 0.5 per 1,000 nsf increment may be constructed on-site if it is part of an approved phasing plan, Part 20.30V LUC, and dedicated for a portion of the parking requirement for a future phase of the project.

(2) If retail and personal service space in a mixed-use development exceeds 25 percent of the net square footage of the development, the retail, personal service, shopping center parking requirements in Chart 20.25D.120.B.2.i apply to the entire retail and personal service space.

(3) If restaurant and/or bar uses exceed 25 percent of the total net square footage of a retail, shopping center, or mixed-use development, the restaurant and bar requirements in Chart 20.25D.120.B.2.h apply to the entire restaurant and/or bar space.

(4) Inside nodes, no parking is required for retail and restaurant and/or bar uses under 2,000 nsf when the use is: directly adjacent to a public on-street parking supply of at least 20 spaces within 500 feet, or within 1,000 feet of a public parking garage, or within 500 feet of a light rail or bus rapid transit station.

(5) The minimum requirement for up to and including one bedroom apartment units available to persons earning 60 percent or less than the median income as determined by the United States Department of Housing and Urban Development for the Seattle Metropolitan Statistical Area is 0.25 stalls per unit. An agreement to restrict the rental or sale of any such units to an individual earning 60 percent or less of the median income shall be recorded with King County.

(6) Vanpool/Carpool Facilities. The applicant shall provide a vanpool/carpool loading facility that is outside of required driveway or parking aisle widths and that is contained within the required parking and circulation areas. The facility shall be adjacent to an entrance door to the structure served by the parking, or as nearly so as possible after barrier free access parking has been provided, and shall be consistent with all applicable design guidelines.

(7) Tandem/stacked parking stalls. The applicant may use tandem/stacked parking stalls to exceed the minimum parking requirement, so long as the maximum parking requirement is not exceeded.
C. Off-Site Accessory Parking.

The Director may approve off-site accessory parking to meet the minimum and up to the maximum parking allowed to serve a specific use if the following criteria are met:

1. Adequate visitor parking is provided on the subject property;
2. Adequate pedestrian, van, or shuttle connections between the sites exists;
3. On-site signage is provided regarding accessory parking location;
4. The use being served is within 500 ft of a light rail, bus, or bus transit station; and
5. The off-site parking is within ¼ mile of the use being served.

D. Parking Structure Performance Standards.

The Director may approve a proposal for a parking structure through Design Review if the following criteria are met:

1. Driveway openings are limited to those needed to adequately serve the facility;
2. Exposed parking on the roof of a structure shall be screened by a parapet or other solid screening that equals or exceeds the height of the vehicles;
3. Safe pedestrian connection between the parking structure and the public right-of-way exists;
4. Unfinished ceilings visible from the public right-of-way shall be substantially screened from view; and
5. Lighting shall utilize cut-off shields to prevent spillover upon adjacent uses and the right-of-way and to conceal the light source.

E. Phased Parking.

The property owner may install the required parking spaces in phases pursuant to a phasing plan, Part 20.30V LUC. Each phased parking installation must include the approved minimum to meet the parking requirements for the completed phases of the development for which the parking is provided. The phasing schedule must specifically indicate when all parking approved pursuant to this section will be provided.

1. Location. Phased parking may be located off-site if the criteria of paragraph C above are met.
2. Assurance Device. The Director may require an assurance device pursuant to LUC 20.40.490 to ensure compliance with the requirement and intent of paragraph C above.

F. Director's Authority to Modify Required Parking.

1. The Director may modify the minimum or maximum parking ratio for any use in LUC 20.25D.120.B as follows:

   a. The modified parking ratio is supported by a parking demand analysis including but not limited to:

      i. Documentation supplied by the applicant regarding actual parking demand for the proposed use; or

      ii. Evidence in available planning and technical studies relating to the proposed use; or

      iii. Required parking for the proposed use as determined by other comparable jurisdictions.

   b. The proposal does not result in any adverse impact beyond the site; and

   c. A shared parking agreement is executed pursuant to 20.20.590.1. Use of Shared Parking.

2. Periodic Review. The Director may require periodic review of the reduced parking supply to ensure the terms of the approval are being met.

3. Assurance Device. The Director may require an assurance device pursuant to LUC 20.40.490 to ensure compliance with the requirement and intent of paragraph F.1 of this section.

G. Bicycle Parking.

Office, residential, institutional, retail, and education uses are required to provide bicycle parking pursuant to the following standards:

1. Ratio.

   a. 1 space per 10,000 nsf for non-residential uses greater than 20,000 nsf.

   b. 1 space per every 10 dwelling units for residential uses.

2. Location. Minimum bicycle parking requirement shall be provided on-site.

3. Covered spaces. At least 50 percent of required parking shall be protected from rainfall by cover.
4. Racks. The rack(s) shall be securely anchored and a bicycle six feet long can be securely held with its frame supported so the bicycle cannot be pushed or fall in a manner that will damage the wheels or components.

5. Size requirement. Each required bicycle parking space shall be accessible without moving another bicycle.

H. Unspecified Uses.

The Director shall establish the minimum number of parking spaces required and may establish the maximum number of parking spaces allowed for any use not specified in LUC 20.25D.120.B. The Director may consider but is not limited to the following in establishing parking requirements for an unspecified use:

1. Documentation supplied by the applicant regarding actual parking demand for the proposed use; or

2. Evidence in available planning and technical studies relating to the proposed use; or

3. Required parking for the proposed use as determined by other comparable jurisdictions.

20.25D.130 Bel-Red Development Standards.

The Bel-Red Development Standards establish regulatory requirements for new structures, development, or activities and remodels or expansions on public and private parcels within the Bel-Red Subarea. These standards support and strengthen existing and planned infrastructure while establishing a hierarchy of use and a highly identifiable Subarea character. Deviations from the specific requirements set forth in this Section may be approved through the Design Review process consistent with the criteria set forth in LUC paragraph 20.25D.030.C.3.

A. Required Ground Floor Uses.

1. Purpose/Intent. Ground floor retail and commercial uses are an essential component of active and vital streets as well as transit station areas. Ground floor uses create a vibrant “18-hour” pedestrian environment where neighborhood services are within an easy walk, bike or transit trip.

2. Where Required. Figure 20.25D.130.A identifies those streets where ground floor retail and ground floor commercial uses are required for buildings frontages.

3. Applicable Standards for Ground Floor Retail Uses.

   a. Ground floor retail uses shall satisfy the intent of paragraph 1 above and include uses such as:
i. Eating and drinking establishments;

ii. Merchandise sales (including but not limited to grocery, food retail, art, and clothing); or

iii. Personal services (including but not limited to laundry and beauty services).

b. Continuous retail storefronts shall be provided for 100 percent of the building frontage on a designated street.

c. Interruptions in storefronts shall be limited to residential lobbies and required emergency access. Lobby interruptions shall be limited to 25 percent of the building frontage.

d. All other uses are prohibited on the ground floor.


a. Ground floor commercial uses shall satisfy the intent of paragraph 1 above and include all ground floor retail uses permitted in paragraph A.3 of this section, and financial, real estate, insurance services, and hotels.

b. In the 122nd Avenue Node, at least 50 percent of the street level building edges shall incorporate ground floor commercial uses. The required ground floor commercial uses may be interrupted by lobby entrances to office, hotel or residential buildings and required emergency access. Lobby interruptions shall be limited to 25 percent of the building frontage.

c. In the 130th Avenue Node, 100 percent of the street level building edges shall incorporate ground floor commercial uses. The required ground floor commercial uses may be interrupted by residential lobbies or work-live units. Lobby interruptions shall be limited to 25 percent of the building frontage.
Required Ground Floor Uses

Figure 20.25D.130.A: Required Ground Floor Uses
B. Required Build-to Lines.

1. Purpose/Intent. Build-to lines occur along select block faces to help establish a continuous "street wall" providing a sense of enclosure and visual interest for pedestrians. Build-to-lines also contribute to the economic viability of retail and commercial uses by providing direct pedestrian access and visual exposure to potential drive-by customers.

2. Where Required. Figure 20.25D.130.B identifies locations of required build-to lines where the ground-floor facades must be built to the back of sidewalk.

3. Applicable Standards for required build-to lines.
   a. Except as provided in paragraphs d, e, and f below, buildings shall satisfy the intent of paragraph 1 above and be constructed along the entire block length where indicated in Figure 20.25D.130.B.
   b. Entrances to buildings may be recessed a maximum of five feet behind the build-to line.
   c. Windows and walls may be recessed up to 18 inches if columns, pilasters, walls or other architectural fenestration tie them together with the rest of the building frontage.
   d. In the 122nd Avenue Node, required build-to lines may be interrupted only to accommodate public or private plazas, parks, or other publicly accessible spaces. Interruptions in the required build-to lines shall be limited to a maximum of 25 percent of the total project frontage on an individual block.
   e. In the 130th Avenue Node, required build-to lines may be interrupted only to accommodate public or private plazas, parks, or other publicly accessible spaces. Interruptions in the required build-to lines shall be limited to 15 percent of the total project frontage on an individual block.
   f. Vehicular access is limited pursuant to LUC 20.25D.140.F regarding restricted driveway access.
   g. Surface parking is not permitted between the sidewalk and the building wall.
Required Build-to-Lines
C. Required Sidewalk-Oriented Development

1. Purpose/Intent. Sidewalk-oriented development is characterized as ground floor building frontages with direct entries from the sidewalk and/or building frontages with a high degree of transparency and activating land use. This increased visual and physical interaction between the people inside and outside the buildings results in “eyes on the street” while creating a greater degree of safety and a vibrant public realm.

2. Where Required. Figure 20.25D.130.C identifies where sidewalk-oriented development is required.

3. Applicable Standards for Ground Floor Retail and Commercial Uses. On street frontages where ground floor retail or commercial uses are required pursuant to Figure 20.25A.130.A, the following design standards apply.

   a. 100 percent of ground floor facades shall be transparent glass or screens that satisfy the intent of paragraph 1 above. Tinted, reflective, or other types of glass or window treatments that diminish transparency are prohibited.

   b. Interruptions in the transparent glass or screens shall be limited to a maximum of 30 percent of the sidewalk-oriented development.

   c. Primary entrances to all ground floor uses shall be oriented to the public right-of-way. Doors shall not be separated from adjacent public sidewalks by steps or ramps except where no feasible alternative exists.

4. Applicable Standards for Other Uses. On street frontages where ground floor retail or commercial uses are not required pursuant to Figure 20.25A.130.A, the following design standards apply.

   a. Primary entrances shall be oriented toward the public right-of-way or open space.

   b. Doors may be separated from adjacent public right-of-way or open space by a maximum of 36 inches grade separation.

   c. A minimum of 40 percent of ground floor facades shall be transparent glass or screens.
D. Required Transition Edge Development.

1. Purpose/Intent. Transition edge development requires elements incorporated into the site and building design that soften the impact of BR-ORT, a more intensive land use district, where it is adjacent to single-family uses.

2. Where Required. All buildings on the south side of Bel-Red Road between 124th Avenue NE and 148th Ave NE where abutting property is zoned single-family residential, R-1 – R 7.5.

3. Applicable Standards for Site Design.
   a. Surface parking lots shall be screened from street level views and from ground level views of an abutting residential district per LUC 20.25D.110.B. In appropriate circumstances, surface parking lots should be located away from adjacent residential properties.
   b. Mechanical equipment that is located on the roof shall be incorporated into a pitched or stepped roof form, and not appear as a separate penthouse or box.
   c. All refuse and recycling containers shall be contained within structures enclosed on all four sides and utilize lids made of molded plastic or other sound buffering material. The containers shall be located on a side of the building facing away from the abutting residential properties, but not between the street and the subject building.

   a. Building façades shall incorporate elements including but not limited to stepbacks, offsets, roof overhangs, and recesses with a minimum depth of 18 inches. Incorporated recess and offset elements should generally occur along the building façade at intervals no greater than 30 feet.
   b. A building façade visible from abutting residential properties shall not exceed 150 feet.
   c. A primary structure shall be a minimum of 20 feet from another primary structure, provided this dimension may be modified pursuant to LUC 20.25H.040 on sites in the Critical Areas Overlay District.
   d. The maximum building height of 45 feet above average finished grade may be reached only when incorporating pitched or stepped roof forms.
   e. Communication dishes greater than one meter (3.28 feet) in diameter shall not be visible from adjacent residential districts.
   f. Natural materials and neutral colors shall be used.
5. Signs.
   a. Building design shall provide for architecturally integrated signage consistent with the scale and architecture of the building, and signage shall be installed so as not to obscure any architectural detail of the building.
   b. Signs shall meet the requirements of Chapter 22B.10 BCC, Bellevue Sign Code.
   c. Signs shall be located so that they are not visible from abutting single family land use districts.

E. Building Materials.
   To ensure the Bel-Red District contains high-quality buildings of durable and sustainable materials, the following materials are not recommended on façades visible from the public right-of-way within the Bel-Red District unless expressly approved through Design Review:
   1. Synthetic stucco;
   2. Unfinished metal or plastic storefront window systems;
   3. Unfinished concrete or cinder block;
   4. Aluminum, plastic, or vinyl siding;
   5. Simulated materials such as river rock, or other faux cladding;
   6. Clapboard, lap and shingle, or other types of residential siding;
   7. Architectural foam detailing; and
   8. Applied simulated divided light window systems.

   These building materials limitations are not applicable in the Bel-Red General Commercial (BR-GC) Land Use District.

20.25D.140 Bel-Red Street Development Standards.

The Bel-Red street development standards are a hierarchy of emphasis and design treatment for public areas within the Bel-Red District. These standards ensure that a
consistent, high-quality public realm is developed throughout the district and that the unique qualities of Bel-Red are enhanced.

A. Required Local Streets.

1. Purpose/Intent. The intent of the local streets grid is to introduce a public right-of-way system that improves mobility by increasing access for local vehicular and pedestrian traffic throughout the Bel-Red District.

2. Where Required. Figure 20.25D.140.A identifies the general location of new local streets. The Director may approve modifications to the local street grid to respond to specific site conditions, property ownership, and phasing considerations; provided that the modified local street grid satisfies the intent of paragraph 1 above and meets the applicable standards below.

3. Applicable Standards.

   a. The total perimeter distance of a block shall not exceed 1,200 feet. For the purpose of measuring this dimension, a block may be bordered by a right-of-way, an alley with pedestrian facilities, a private roadway with pedestrian facilities, or a pedestrian street.

   b. All streets shall be accessible to the public at all times. Gateways or other means of restricting access are prohibited.

   c. Street design details, including roadway sections and engineering, shall receive all approvals required pursuant to city codes and standards, including but not limited to transportation and utility codes and development standards, now or as hereafter adopted.
B. 15th/16th Transit Boulevard.

1. Purpose/Intent. The NE 15th/16th Transit Boulevard serves as the symbolic and functional thread that knits the Bel-Red District together. It connects the most intense area of development and includes vehicular, light rail, and non-motorized travel modes. It is also intended to incorporate significant urban open spaces and environmentally sensitive design features.

2. Where Required. Figure 20.25D.140.B identifies the general location for the NE 15th/16th Transit Boulevard. The Director may approve the final location of the Boulevard to respond to specific site conditions, property ownership, and phasing considerations; provided that the final location satisfies the intent of paragraph 1 above and meets the applicable standards below.

3. Street design details, including roadway sections and engineering, shall receive all approvals required pursuant to city codes and standards, including but not limited to transportation and utility codes and development standards, now or as hereafter adopted.
NE 15th/16th Transit Boulevard

Figure 20.25D.140.B : NE 15th/16th Transit Boulevard Segments
C. 130th Avenue Shopping Street.

1. Purpose/Intent. 130th Avenue NE north of the NE 15th/16th Transit Boulevard is envisioned as a centralized neighborhood-serving retail street. Design is intended to make the pedestrian experience a priority and foster a vital retail environment by using uniform design features.

2. Where Required. The 130th Avenue Shopping Street extends from NE 15th/16th Transit Boulevard to Northup Way/NE 20th. Figure 20.25D.140.C identifies the general location of the 130th Avenue Shopping Street. The Director may approve the final location of the Shopping Street to respond to specific site conditions, property ownership, and phasing considerations; provided that the final location satisfies the intent of paragraph 1 above and meets the applicable standards below.

3. Applicable Standards.

a. Sidewalks shall be a minimum of 14 feet 6 inches from face of curb to face of building or open space.

b. Street design details, including roadway sections and engineering, shall receive all approvals required pursuant to city codes and standards, including but not limited to transportation and utility codes and development standards, now or as hereafter adopted.
D. Green Streets.

1. Purpose/Intent. Green Streets utilize natural drainage systems, to the extent feasible, to improve and reduce the amount of stormwater runoff at its source.

2. Where Required. Green Streets shall be generally located between stream corridors and trail connections. Figure 20.25D.140.D indicates the general location of Green Streets. The Director may approve the final location of Green Streets to respond to specific site conditions, property ownership, and phasing considerations; provided that the final location satisfies the intent of paragraph 1 above and meets the applicable standards below.

3. Applicable Standards.

   a. See LUC 20.25D.110.B for Green Streets natural drainage planting requirements.

   b. Street design details, including roadway sections and engineering, shall receive all approvals required pursuant to city codes and standards, including but not limited to transportation and utility codes and development standards, now or as hereafter adopted.
E. Required On-Street Parking.

1. Purpose/Intent. On-street parking can contribute to the pedestrian environment, be a great benefit to retail uses, and enhance elements of neighborhood character.

2. Where Required. Required locations include the portions of the NE 15th/16th Transit Boulevard adjacent to retail and commercial uses, along the 130th Avenue Shopping Street, and for some of the local streets within the transit nodes. Figure 20.25D.130.E indicates the block faces where on-street parking is required. The Director may approve the final location of on-street parking to respond to specific site conditions, property ownership, and phasing considerations; provided that the final locations satisfy the intent of paragraph 1 above and meets the applicable standards below.

3. Applicable Standards. Parking design details shall receive all approvals required pursuant to city codes and standards, including but not limited to transportation and utility codes and development standards, now or as hereafter adopted.
F. Restricted Driveway Access.

1. Purpose/Intent. Driveway access along certain streets is restricted to minimize conflicts with transit, autos, bicycles, and pedestrians and to reinforce active edge continuity along commercial and retail frontages.

2. Where Restricted. Driveway access is generally prohibited along the NE 15th/16th Transit Boulevard and the 130th Shopping Street as shown in Figure 20.25D.140.F.

3. Applicable Standards.

   a. Except where no feasible alternative access exists, vehicular access to properties abutting the rights-of-way identified in paragraph 2 above, shall be from other arterials, local streets, and alleys off of these designated corridors. The Director may approve vehicular access in these restricted areas to respond to specific site conditions, property ownership, and phasing considerations; provided that the final locations satisfy the intent of paragraph 1 above and meets the applicable standards below.

   b. The Director may approve on-street loading and service locations when the off-street loading space required by LUC paragraph 20.20.590.K.4 cannot reasonably be designed to satisfy the intent of paragraph 1 above. Designated on-street loading and service locations shall receive all approvals required pursuant to city codes and standards, including but not limited to transportation and utility codes and development standards, now or as hereafter adopted.
G. Required Street Furniture.

1. Purpose/Intent. Street furniture elements support a consistent and uniform street character, reinforce the identity of a district, and minimize conflicts with pedestrian mobility.

2. Where Required. Street furniture elements are required along streets identified in Figure 20.25D.140.G.

3. Applicable Standards. Location and specifications shall be approved by the Transportation Department.
20.25D.150 Design Guidelines.

Each development within a Bel-Red Land Use District must comply with the provisions of the Bel-Red Subarea Design Guidelines contained in this section. The provisions of the Design Guidelines will be applied pursuant to the review requirements of LUC 20.25D.030.
A. Introduction

The Bel-Red Subarea Design Guidelines support and complement the community vision described in the Bel-Red Subarea Plan that is part of the city's adopted Comprehensive Plan. The Design Guidelines offer a flexible tool for quality and innovation. They do not prescribe specific design solutions or make rigid requirements. There are many ways to meet a particular guideline. The guidelines are a descriptive template for promoting and improving the urban character of the area without dictating or prescribing a specific style of theme.

Each individual guideline provides the following detail:

- **Intent**: An initial concise statement of the objective of the guideline
- **Guideline**: Explanatory text describing the details of the guideline
- **Recommended**: Textual and photographic examples of recommended development consistent with the intent of the guideline
- **Not Recommended**: Textual and photographic examples of development that does not meet the intent of the guideline

Visual examples are included as models for design and review purposes. They are intended to provide a means to effectively judge a building or project relative to the design criteria; they are not intended to be specific examples to be replicated.

B. Character and Site Guidelines

**Purpose**

These guidelines address the qualities that make the Bel-Red subarea unique. They consider what makes an area a special, distinct “place,” not simply a group of individual buildings and streets.

1. Integrate the Natural Environment
   a. **Intent**
      Reinforce linkages and orient buildings to the Bel-Red Subarea's natural and landscaped features.
   
   b. **Guideline**
      Site and building design should capitalize on significant elements of the natural environment, Highland Community Park and planned park and open space, riparian corridors and wetlands. Designs should incorporate open space amenities for residents, employees and visitors. Depending on the location, this may be accomplished through integration of the natural environment with new development or providing a smooth transition between the natural and built environments.
   
   c. **Recommended**
      i. Active and passive gathering places and walkways oriented toward parks and open, natural spaces
      ii. Clear and convenient public access to open space amenities
      iii. Elements that engage the natural environment where the sight, sound and feel of nature can be directly experienced
      iv. Buildings sited to take maximum advantage of adjacent public amenities
      v. Walkways and plazas paved with high-quality materials (such as brick or stone), and other
architectural elements that use materials, colors and forms that are harmonious with the natural surroundings

Open space amenity that allows for the public experience of natural elements

d. Not Recommended
   i. Buildings that turn their back on open space amenities
   ii. Stands of 'native' planting schemes within large, automobile oriented parking lots

Inaccessible islands of planting that do not connect well to the built environment or public amenities

2. Promote Architectural Compatibility
   a. Intent
      New buildings should contribute to the quality and character of their architectural context.

   b. Guideline
      Buildings should "fit" with their architectural surroundings – relating to nearby buildings rather than calling attention to themselves through design excesses or novel variations. Architectural elements should enhance not detract from the area's overall character.

   c. Recommended
      i. Architectural elements used at a scale and level of detailing proportionate to the size of the building
      ii. Forms, proportions, rhythms, materials, colors and architectural motifs that are suggested by and complement adjacent buildings
d. Not Recommended
   i. Out-of-scale, over-simplified, cartoon-like or other architectural elements applied without regard to size or use of the element
   ii. Building elements that do not respect the scale, materials, proportions and heights of adjacent high-quality buildings

3. Establish and Strengthen Gateways
   a. Intent
      Use architectural and landscape elements to mark transitions and entrances.
   b. Guideline
      Entrances into and within the Bel-Red Subarea should be celebrated at many levels. Pedestrians, cyclists, transit passengers, and motorists should experience a sense of "entering" or moving into the area as well as entry into unique districts or neighborhoods in the subarea.
   c. Recommended
      i. New buildings designed to create gateways, using elements such as arches, arcades, pylons, columns, fountains and bridges
      ii. Signage, landscaping, lighting, or sculptural and artistic elements used to identify a gateway
iii. Markers or inlaid art treatment in sidewalk paving to strengthen sense of entry into a particular district or neighborhood
iv. Design elements that indicate a change or separation in transportation modes (i.e., from auto to pedestrian areas, or into transit stations)

Entrances to districts and among modes of transportation emphasized through design elements

d. Not Recommended
   i. Gated, private compounds

Detailing of private spaces in lieu of gateway treatment

4. Protect and Enhance Surface Water Resources
   a. Intent
      Conserve water quality, natural hydrology and habitat, and preserve biodiversity through protection of water bodies and wetlands.
   b. Guideline
      Natural water systems regulate water supply, provide biological habitat and may provide recreational opportunities. Undeveloped ecosystems absorb the precipitation and convey only a small portion of rainfall as surface runoff. New and infill development should minimize disturbances to the on-site, adjacent, and regional natural water systems.
c. Recommended
   i. Grading and plan layout that captures and slows runoff
   ii. Pervious or semi-pervious surfaces that allow water to infiltrate soil
   iii. On-site landscape-based water treatment methods that treat rainwater runoff from all surfaces, including parking lots, roofs and sidewalks

   Aesthetically pleasing development that minimizes adverse impacts to water systems

   d. Not Recommended
   i. Buried, piped or culverted stream channels
   ii. Water quality enhancement projects that detract from the urban character of the area

   Aesthetically pleasing development that minimizes adverse impacts to water systems

5. Integrate Art
   a. Intent
Art in the Bel-Red Subarea should complement the character of the site, building or district as a whole. Art should be integrated into the design of the building or outdoor space.

b. Guideline
Large scale art in both public and private applications should bring focus to an outdoor space while small scale pieces should bring detail to the pedestrian realm surrounding a building or site. At any scale, art should not overwhelm outdoor spaces or render buildings mere backdrops.

c. Recommended
i. Artwork designed for and integrated into the building or site
ii. Functional or interactive artwork
iii. Durable materials that are vandal-resistant and designed to age well

![Public art that complements the built environment and reinforces or creates a distinctive image of a place](image)

![Advertising in lieu of public art or art of poor quality that detracts from the urban character of the area](image)

d. Not Recommended
i. Amateur art projects
ii. Artwork used as advertising
iii. Display conditions that detract from the artwork

C. Pedestrian Emphasis Guidelines
Purpose
The pedestrian emphasis guidelines promote an environment where pedestrians are a priority. The highest consideration should be given to the ease and comfort of pedestrian movement and gathering places.

1. Define the Pedestrian Environment

   a. Intent
   A building should provide a continuous, visually rich pedestrian experience along its ground floor street front.

   b. Guideline
   The most important part of a building to a pedestrian is its ground floor—the lowest 15 feet of the facade, which a person experiences walking past or entering the building. This "pedestrian experience zone" should provide a sense of enclosure, and a continuous and comfortable street edge for the pedestrian. Ground floor building transparency should foster interaction between the public and private realms.

   c. Recommended
   i. Windows that are transparent or have displays at the street level
   ii. Walls that create visual interest by using a variety of forms, colors and compatible cladding materials
   iii. Facades that provide a rhythm by using bays, columns, pilasters or other articulation at the street level
   iv. Signs and lighting at the ground level that complement the human scale

Building edges that maintain strong visual and physical connections to the sidewalk

   d. Not Recommended
   i. Blank, flat, nondescript walls that are not articulated by any visual interest or detail at the street level
   ii. Uniform treatment of entire block face
2. Enhance the Pedestrian System

a. Intent
Establish the pedestrian as the priority, eliminating pedestrian barriers and ensuring that walking routes are convenient, direct and pleasant.

b. Guideline
Pedestrian routes should be attractive, easy to use and encourage walking and activity. Sidewalks should be continuous, avoiding interruptions such as vehicle curbcuts or changes in direction or grade. The portion of the sidewalk dedicated to walking should be free of barriers such as utility poles, newspaper boxes, café tables and chairs, permanent planters, tree grates or other obstructions and clutter.

c. Recommended
i. Direct pedestrian routes
ii. Separate pedestrians from visual and other nuisances (e.g. trash dumpsters, loading docks, mechanical equipment, etc.)
iii. Pedestrian routes that are safely integrated with the street system
iv. Maintain pedestrian access where rights-of-way have traditionally been located
v. Parking lot walkways
vi. Mid-block pedestrian connections

d. Not Recommended
i. Circuitous pedestrian routes
ii. Pedestrian-only streets Permanent or temporary pedestrian route obstructions
iii. Interrupted or discontinuous pedestrian routes
3. Protect Pedestrians from the Elements
   a. Intent
      Provide pedestrians with protection from wind, sun, rain, sleet and snow.
   b. Guideline
      Awnings and canopies are encouraged along the ground floor of buildings to protect pedestrians from rain and snow and provide shade in summer.
      The design of awnings and canopies should be an integral component of the building facade. Awnings should be in proportion to the building and sidewalk and not so large as to impact street trees, light fixtures or other street furniture.
   c. Recommended
      i. Fabric awnings
      ii. Horizontal metal canopies, especially if transom or clerestory windows are above storefront glazing
      iii. Glazed canopies
      iv. Weather protection follows pattern of storefronts
   d. Not Recommended

Weather protection that is well integrated with the design of the building
i. Backlit awnings
ii. Oversized advertising or tenant signs on awnings

4. Create a Variety of Successful Outdoor Spaces

  a. Intent
  Provide comfortable and inviting outdoor spaces for a variety of activities during all hours and seasons.

  b. Guideline
  Outdoor gathering spaces should be inviting and maximize opportunities for use. They should be spatially well defined, inviting, secure, easy to maintain. They may be intimate and quiet or active and boisterous. All areas should work well for pedestrians and provide space for special events as well as passive activities.

  c. Recommended
  i. Courtyards, squares and plazas with active adjacent ground floor uses
  ii. Buildings surrounding green spaces to give the space visual definition and vitality generated by active ground floor uses
  iii. Trees, shrubs and plants to help define walkways, create transitions from the park to the street and provide visual interest
  iv. Structures, pavilions and seating areas that are easily accessible, and feel safe and secure during day and evening hours
  v. Greenways or pedestrian walkways and courtyards in residential or office development areas
d. Not Recommended
i. Pocket parks, forecourts and plazas without active uses along retail streets
ii. Outdoor spaces separated from the street by visual barriers or change in grade
iii. “Leftover” green spaces
iv. Sunken plazas disconnected from the edge of the street
v. Courtyards, squares and plazas adjacent to parking lots and other inhospitable areas without appropriate landscaping

5. Provide Places for Stopping and Viewing
   a. Intent
      Provide comfortable and inviting places where people can stop to sit, rest and visit.

   b. Guideline
      People watching, socializing and eating are restful and pleasurable activities for the pedestrian; providing special places where they can do these activities increases the pedestrian’s sense of enjoyment.

      Seating and resting places can add vitality to the urban environment. People will use available seating in open, well-designed areas, not in secluded or awkward spots.

   c. Recommended
      i. Formal (benches) and informal (e.g. wide steps, edges of landscaped planters and low walls) seating areas
ii. Higher degree of seating areas near active retail establishments (esp. outside eating and drinking establishments and near food vendors)

iii. Seating adjacent to pedestrian walkways

iv. Places for stopping and viewing adjacent to and within parks, squares, plazas, and courtyards

v. Sense of separation from vehicular traffic

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**Comfortable seating near active retail establishments, streets, and outdoor spaces**

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**d. Not Recommended**

i. Seating areas more than three feet above or below street grade

ii. Seating areas adjacent to loading, service bays or storage areas

iii. Seating areas that are hidden, secluded, dark or unsecured spaces behind or to the side of buildings

iv. Seating areas along high vehicle traffic areas

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**Isolated seating areas separated from the street through grade changes or otherwise**

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**D. Architectural Guidelines**

**Purpose**

The architecture guidelines promote high quality development while reinforcing the area’s sense of place and Northwest provenance by encouraging innovative design, construction techniques and materials that reflect the industrial roots of the area while emphasizing the emerging urban character of Bel-Red.

1. **Encourage High Quality Materials**
a. Intent
Create a sense of permanence in the Bel-Red Subarea through the use of high quality building materials.

b. Guideline
Quality wall materials can provide a sense of permanence and bring life and warmth to a neighborhood. Wall and building materials must enhance the street environment while maintaining compatibility with adjacent buildings. Articulation of wall materials should be bold, with materials that show depth, quality and durability. It should be apparent that the materials have substance and mass, and are not artificial, thin "stage sets" applied only to the building's surface.

c. Recommended
i. Natural high quality materials such as brick, finished concrete, stone, terracotta, cement stucco, and wood
ii. Natural or subdued building colors and limited use of bright accent trims
iii. Varied, yet compatible cladding materials
iv. Boldly articulated window and storefront trim

d. Not Recommended
Building materials such as:
i. Simulated rock or brick
ii. Faux finishes
iii. Synthetic stucco (EIFS)
iv. Simulated wood siding, wood veneer, clapboard or other types of residential siding
v. Aluminum, plastic or vinyl siding
vi. Corrugated metal siding
vii. Unfinished concrete or cinder block
viii. Exposed concrete, metal or plastic
2. Provide Interesting Building Massing

a. Intent
Use scale-defining devices to break up the longitudinal dimensions of buildings, creating a comfortable sense of enclosure by establishing an uninterrupted street edge.

b. Guideline
The length and breadth of a building should be friendly in scale and inviting to the pedestrian. Portions of a large building mass should be broken into smaller, appropriately scaled modules, with changes in plane indicated by bold projections and indentations. This allows an overly large building to appear as smaller, side-by-side buildings. Vertical and horizontal elements should be used to create a human scale and form a coherent pattern providing visual interest to the pedestrian.

c. Recommended
i. Break down long expanses of building frontage both horizontally and vertically.
ii. A vertically articulated tripartite facade division – base, middle and top for buildings over three stories.
iii. Upper floors set back.
iv. Vertical articulation of windows, columns and bays

d. Not Recommended
i. Long unbroken volume along street facade.
ii. Smooth, undifferentiated facade.
iii. Horizontal banding and emphasized horizontal orientation of building elements – walls, doors and windows.
3. Create Attractive Building Silhouettes and Rooflines

a. Intent
Building rooflines should enliven the pedestrian experience and provide visual interest with details that create forms and shadows.

b. Guideline
A building's silhouette should be compatible with the intended character of the area and enhance the streetscape. In some cases, it may be appropriate to mark an entryway with a distinct form, such as a tower, to emphasize the significance of the building entry. Roof massing should be simple yet detailed and articulated. For example, flat roofs may be appropriate if they have a cornice designed with depth and detail expressing the top of the building wall. Dormers set into sloped roofs may be appropriate. These forms provide visual interest and bring additional living space, light and ventilation to upper floor and attic spaces.

c. Recommended
   i. Dormer windows
   ii. Towers or similar vertical architectural expressions of important building functions such as entries
   iii. Varied roof line heights
   iv. Well-detailed cornices that have significant proportions (height and depth) and create visual interest and shadow lines

Well-detailed building silhouettes that create visual interest and enliven the pedestrian's experience of the built environment.

d. Not Recommended
i. Unarticulated rooflines
ii. Roof forms lacking depth and detail

3. Foster Attractive Rooftops

a. Intent
Integrate rooftop elements into the building design. Guideline

Rooftop shape, surface materials, colors, and penthouse functions should all be integrated into the overall building design. LUC 20.20.525 provides guidance for rooftop mechanical equipment.

b. Recommended
i. Rooftop penthouse occupied by residential or office spaces
ii. Rooftop terraces and gardens
iii. Green roofs that reduce stormwater runoff
iv. Consolidated and screened mechanical units

c. Not Recommended
i. Exposed rooftop mechanical or electrical units visible from public spaces
ii. Telecommunications equipment, including satellite dishes, cell-phone towers or antennae visible from public spaces
4. Promote Welcoming Residential Entries
   a. Intent
      Residential entries should provide a graceful transition between the public and private realms.
   b. Guideline
      Residential entries should be substantial enough to suggest privacy yet welcoming to those who
      approach and enter. The overall character of the entry treatments will vary depending on street
      type. Entries on streets where sidewalk oriented development is required will have a higher degree
      of transparency, orientation towards the street, and design detail than other portions of the subarea.
   c. Recommended
      i. Multi-panel painted doors
      ii. Doors combined with transom windows or side lights
      iii. Durable, high-quality metal door hardware
      iv. Wood solid core doors
      v. Doors accessed from canopy-covered entries
      vi. Moderate change of grade from sidewalk level to entry; more for townhouse-style housing
          than residential lobbies
      vii. Lobby entries to multi-family buildings providing double or multiple doors
   d. Not Recommended
      i. Doors raised more than three feet above sidewalk level for townhouse-style housing
      ii. Unarticulated, flush doors or sliding glass doors
      iii. Doors accessed directly from parking lots
iv. Door glazing with simulated divided lights
v. Doors glazed with reflective or tinted glazing

5. Promote Visually Interesting Upper Floor Residential Windows

a. Intent
Upper floor residential windows should create an open and inviting atmosphere that add visual interest and enhances the experience of the building both inside and out.

b. Guideline
The windows of a residential building should be pleasing and coherent. Their size and detailing should be of a human scale with regular spacing and a rhythm of similarly shaped windows.

c. Recommended
   i. Multiple lights or divisions
   ii. Operable windows
   iii. Trim around framed openings
   iv. Windows recessed from building facade, not flush

   Upper floor windows with a mixture of depth and articulation

d. Not Recommended
   i. Strips of windows with more of a horizontal than vertical emphasis
ii. All windows flush with building facade

6. Design Inviting Retail and Commercial Entries

a. Intent
Design retail and commercial entries to create an open atmosphere that draws customers inside.

b. Guideline
Primary entries to retail and commercial establishments should be transparent, allowing passersby to see the activity within the building and bring life and vitality to the street. Architectural detail should be used to help emphasize the building entry.

c. Recommended
i. Doors with a minimum of 50% window area
ii. Building lighting that emphasizes entrances
iii. Transom, side lights or other window combinations
iv. Doors combined with special architectural detailing
v. Double or multiple door entries
vi. Well-detailed or ornate door hardware
vii. Large cafe or restaurant doors that open the street to the interior by pivoting, sliding or rolling up overhead

d. Not Recommended
i. Primary entry doors that are solid or windowless
ii. Primary entry doors raised more than three feet above sidewalk level
iii. Doors flush with the building facade without other articulation or canopy
iv. Clear anodized aluminum frames
v. Glazing with simulated divisions
vi. Reflective, opaque or tinted glazing
vii. Visual and physical obstructions near the entry

7. Encourage Retail Corner Entries

a. Intent
Use corner entries to reinforce intersections as important places for pedestrian interaction and activity.

b. Guideline
Locate entry doors on the corners of retail buildings wherever possible. Entries at 45 degree angles and free of visual obstructions are encouraged.

c. Recommended
i. Primary building entrance located at corner
ii. Weather protection, special paving, and building wall lighting, to emphasize corner entry
iii. Architectural detailing with materials, colors, and finishes that emphasize the corner entry
iv. Doors with large glass areas with adjacent windows

d. Not Recommended
i. Visual and physical obstructions, especially utilities and columns
8. Encourage Inviting Ground Floor Retail and Commercial Windows

a. Intent
Use transparency to enhance visual interest and to draw people into retail and commercial uses.

b. Guideline
Retail and commercial uses should use unobstructed windows that add activity and variety at the street level, inviting pedestrians into retail and commercial uses and providing views both in and out.

c. Recommended
i. Clear window glazing
ii. Operable windows that open by pivoting, sliding or shuttering for restaurants and cafes
iii. Painted wood, metal, and tile or stone clad panels below windows
iv. Transom windows

d. Not Recommended
i. Exposed or unfinished window frame materials
ii. Residential-styled bays, multi-paned divided lights, half-round or other similar forms
iii. Tinted or reflective glazing
iv. More than 8 feet between mullions
v. Small scale windows
9. Build Compatible Parking Structures

a. Intent
Use design elements so enhance the compatibility of parking structures with the urban streetscape.

b. Guideline
Parking structures should be designed so that their streetscape interface has a consistent form, massing and use of materials with the vision for the area. Any sidewalk facing parking garage frontages should be designed to appear like any other occupied buildings in the area. The horizontal garage form can be broken down by adding more wall surface and usable retail space, while retaining adequate garage ventilation.

c. Recommended
i. Ground floor retail or other active uses
ii. Small openings that may be glazed to function as windows
iii. Stairways, elevators and parking entries and exits that occur at mid-block
iv. Single auto exit/entry control point to minimize number and width of driveway openings (entry and exit points may be separated)
v. Vertical expression of building structure
vi. Cladding to disguise sloped floors from the outside view
d. Not Recommended
   i. Parked cars on the ground floor that are visible from adjacent sidewalks
   ii. Exposed sloped floors visible from the street
   iii. Stairways, elevators and parking entries and exits occurring at the building's corners, where retail is a more appropriate use
   iv. Horizontal expression of building structure

E. Lighting Guidelines

Purpose

The lighting of buildings and open spaces should provide security, and also contribute to the character and overall sense of and vitality of the area.

1. Orient Lighting Toward Sidewalks and Public Spaces
   a. Intent
      Pedestrian-scaled lighting should be used to highlight sidewalks, street trees and other features, and harmonize with other visual elements in the subarea.
   b. Guideline
      Pedestrian-scaled lighting should be provided along pedestrian walkways and public open spaces. A single fixture type should be used throughout an area with slight variations allowed to identify smaller districts. Fixtures should be visually quiet as to not overpower or dominate the streetscape.
      Lighting may also be used to highlight trees and similar features within public and private plazas, courtyards, walkways and other similar outdoor areas to create and inviting and safe ambiance.
   c. Recommended
      i. Lighting of district design
      ii. Pole standards black or dark green in color
      iii. Dual-purpose standards (that accommodate pedestrian and vehicular fixtures)
      iv. Standards accommodating banners and hanging flower pots
      v. Lighting to highlight landscape areas
      vi. Fixtures concealed and integrated into the design of buildings or landscape walls and stairways
      vii. Footlighting that illuminates walkways and stairs
      viii. Energy efficient lighting
      ix. Bollard lighting that is directed downward toward walking surfaces
x. Festive lighting along signature streets on buildings and trees

d. Not Recommended
   i. Flashing or colored lights
   ii. Exposed wires, outlets or other electrical devices that may provide safety hazards and are unsightly
   iii. Exposed light source (bulbs should not be visible)
   iv. Low pressure sodium lamps

2. Integrate Building Lighting
   a. Intent
      Architectural lighting that enhances and helps articulate building design, including illumination of cornices and entries, uplighting and other effects.
   b. Guideline
      Exterior lighting of buildings should be an integral component of the facade composition. Lighting should be used to create effects of shadow, relief and outline that add visual interest and highlight aspects of the building. Lighting should not cast glare into residential units or onto adjacent lots or streets in any way that decreases the safety of pedestrians and vehicles.
   c. Recommended
      i. Wall-washing lighting fixtures
      ii. Decorative wall sconce and similar architectural lighting fixtures
      iii. Screened uplight fixtures on buildings or integrated with landscape
      iv. Lighting that provides natural color
d. Not Recommended

i. Flashing or colored lights

ii. Exposed light source (bulbs should not be visible)

iii. Fluorescent tube lighting

iv. Security spotlight

v. Low pressure sodium lamps

F. Sign Guidelines

Purpose

Signs may provide an address, identify a place of business, locate residential buildings or generally offer directions and information. Regardless of their function, signs should be architecturally compatible with and contribute to the character of the subarea. Signs should be good neighbors – they should not compete with
each other or dominate the setting due to inconsistent height, size, shape, number, color, lighting or movement. Signs can contribute significantly to a positive retail and pedestrian environment, improve public safety perceptions and reinforce a sense of place.

1. Consider Size and Placement of Wall Signs
   a. Intent
      Signs that are sized and placed so that they are compatible with a building’s architectural design and contribute to the character of the subarea.
   b. Guideline
      Signs should not overwhelm the building or its special architectural features. Signs should not render the building a mere backdrop for advertising or building identification. Signs should be good neighbors – they should not compete with each other or dominate the setting due to inconsistent height, size, shape, number, color, lighting or movement.
   c. Recommended
      i. Signs incorporated into the building architecture as embossing, low relief casting or application to wall surfaces
      ii. Signs constructed of individual, three-dimensional letters, as opposed to one single box with cutout flat letters
      iii. Signs may be painted or made with applied metal lettering and graphics
      iv. Signs made of durable and long lasting materials
      v. Signs incorporating lighting as part of their design
      vi. Signs located above storefronts, on columns or on walls flanking doorways

![Sign incorporated into design of building facade](image)

   d. Not Recommended
      i. The material, size and shape of signs that overwhelm, contrast greatly or adversely impact the architectural quality of the building
      ii. Roof top signs
      iii. Cabinet or bow signs
      iv. Backlit signs
      v. Painted window signs
2. Orient Hanging Signs to Pedestrians
   
   a. Intent
   Hanging signs that are oriented to the pedestrian and highly visible from the sidewalk. Hanging signs can contribute significantly to a positive retail and pedestrian environment and reinforce a sense of place.

   b. Guideline
   Signs should not overwhelm the streetscape. They should be compatible with and complement the building’s architecture, including its awnings, canopies, lighting and street furniture.

   c. Recommended
   i. Sign lighting that is integrated into the facade of the building
   ii. Signs constructed of high-quality materials and finishes
   iii. Signs attached to the building in a durable fashion

   d. Not Recommended
   i. Signs interfering with sight lines, creating a safety hazard or obstructing views
Section 2. The City Council finds that the Bel-Red Overlay amendments to the Bellevue Land Use Code have met the Land Use Code text amendment decision criteria contained in the Land Use Code (Part 20.30J), and that the amendments are consistent with the Comprehensive Plan, the Bel-Red Subarea Plan, and other goals and policies of the city.

Section 3. The City Council finds that public notice was provided for the Bel-Red Overlay code amendments to the Bellevue Land Use Code as required by LUC 20.35.400 for Process IV amendments to the text of the Land Use Code and Comprehensive Plan.

Section 4. This ordinance shall take effect and be in force five days after its passage and legal publication. This ordinance and the Bellevue Land Use Code shall be available for public inspection in the office of the City Clerk.

Passed by the City Council this 18 day of May, 2009, and signed in authentication of its passage this 18 day of May, 2009.

(SEAL)

Grant S. Degginner, Mayor

Approved as to form:
Lori M. Riordan, City Attorney

Mary Kate Berens, Deputy City Attorney

Attest:
Michelle Murphy
Deputy City Clerk

Myrna L. Béssich, City Clerk

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